The Gazette



of **E**ndia

PUBLISHED BY AUTHORITY

No. 29] NEW DELHI, SATURDAY, JULY 20, 1963/ASADHA 29, 1885

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 11th July, 1963:—

Issue No,	No. and Date	Issued by	Subject
130	S.O. 1904, dated July, 1963.	5th Ministry of Home Affairs.	Directives to the Councils of Min- isters shall, in each Union territory, sid and advise the Ad- ministrator in the exercise of his functions in relation to all matters.
131	S.O. 1905, dated July, 1963.	8th Ministry of Commerce & Industry.	Authorising to furnish information relating their operation to such banks or other financial bodies or institutions.
	S.O., 1906, dated July, 1963.	8th Ditto.	Authorising the Wages Board for the coal mining industry as the person to whom accounts, re- ports and other documents may be furnished by the colliery undertakings.
	S.O. 1907, dated[8] July, 1963.	th Ditto.	The Institute of Public Administration, a private non-profit Chartered is engaged in the conduct of an economic and social survey of the hinterland of the city of Calcutta.
132	S.O. 1908, dated a July, 1963.	Bth Ministry of Information & Broadcasting.	Approval of film specified therein,e
	S.O. 1909, dated July, 1963.	8th Ditto.	Approval of film specified therein.
133	S. O. 1981, dated 10 July, 1963.	oth Central Board of Revenue,	The Ircom-Tax (Determination of Export Profit) Rules, 1963.

Issue No.	No. and Date	Issued by	Subject
134	S.O. 1982, dated July, 1963.	11th Ministry of Commerce & Industry.	Directing that in paragraph 2 of the said Order, for the words "three years" the words "five years" shall be substituted.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 9th July 1963

S.O. 1984.—In pursuance of sub-rule (5) of rule 89 of the Conduct of Elections Rules, 1961, the Election Commission hereby notifies the name of the person shown in column 1 of the Schedule below who having been a contesting candidate for election to the House of the People from the constituency specified in the corresponding entry in column 2 thereof, at the election held in 1962 has, in accordance with the decision given today by the Election Commission under sub-rule (4) of the said rule, failed to lodge any account of his election expenses and will accordingly become subject to the disqualification under clause (c) of section 7 of the Representation of the People Act, 1951, on the expiration of two months from the date of the said decision.

SCHEDULE.

Name and address of contesting Serial No. and name candidate constituency	
1 .	2
Shri Bhalodi Nanji Savji, Anida (Bhalodi), Via Gondal, Rajkot District.	3-Rajkot.
	[No. GJ-P/3/63/Bye (5).]
	By Order, A. N. SEN, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 15th July 1963

- S.O. 1985.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President, with the consent of the Government of Gujarat, hereby entrusts also:
 - (i) fo the Commissioner of Police, Ahmedabad City, and the Deputy Commissioner of Police, Special Branch, Ahmedabad City, in respect of that city the functions of the Central Government in making orders

- of the nature specified in clauses (a), (b), (c), (cc) and sub-clause (iii) of clause (e) of sub-section (2) of section 3 of the Foreigners Act, 1946 (31 of 1946), and
- (ii) to the Deputy Inspector General of Police, Criminal Investigation Department, Gujarat State, in respect of all the districts of Gujarat State except Kutch, and to the District Superintendent of Police, Kutch, in respect of Kutch district, the functions of the Central Government in making orders of the nature specified in sub-clause (iii) of clause (e) of sub-section (2) of section 3 of the Foreigners Act, 1946 (31 of 1946),

subject to the following conditions, namely:--

- (a) that the functions so entrusted shall be exercised in respect of nationals of Pakistan;
- (b) that in the exercise of such functions the said Commissioner of Police, Deputy Commissioner of Police, Deputy Inspector General of Police and District Superintendent of Police shall comply with such general or special directions as the Government of Gujarat or the Central Government may from time to time issue; and
- (c) that notwithstanding this entrustment, the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

[No. 1/9/63-F. III.]

FATEH SINGH, Jt. Secy.

ERRATA

New Delhi, the 11th July 1963

S.O. 1986.—In the notification of the Government of India in the Ministry of Home Affairs, No. S.O. 1813, dated the 1st July, 1963, published in the Gazette of India Extraordinary, Part II, Section 3 (ii) dated the 1st July, 1963,—

at page 336.

in item (i) (c), for "village" read "villages";

in item (ii), for the entry "7. Thalon" read "7. Thanlon";

in the Schedule, against entry 19, for "Patpuihmum" read "Patpuihmum".

[No. F. 10/13/63-SR(R).]

S. C. VAJPEYI, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 16th July 1963

S.O. 1987.—In pursuance of clause (a) of sub-section (3) of Section 27 of the Government of Union Territories Act. 1963 (20 of 1963), the President hereby determines that for the remaining period of the financial year 1963-64 the expenditure relating to the office of the Administrator of Pondicherry, other than his emoluments and allowances, shall be a sum not exceeding Rs. 32,000/.

[No. G.II (Pond) 119/14/63.]

C. S. AHLUWALIA, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 12th July 1963

8.0. 1988.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and of all other powers hereunto

enabling, the President, after consultation with the Comptroller and Auditor-General in relation to persons serving in Indian Audit and Accounts Department, hereby makes the following rules to amend the Fundamental Rules, namely:—

- 1. These rules may be called Fundamental (SIXTH Amendment) Rules, 1963.
- 2. In the Fundamental Rules—
 - (1) in each of the rules 45-A and 45-B, for the existing sub-clause (a) of clause III, the following sub-clause shall be substituted, namely:—
 - "(a) (i) in the case of a leased residence, the standard rent shall be the sum paid to the lessor;
 - (ii) in the case of a requisitioned residence, the standard rent shall be the compensation payable to the owner of the building;

plus in both cases an addition determined under rules which a Local Government may make, for meeting, during the period of lease or requisition, as the case may be, such charges for both ordinary and special maintenance and repairs and for capital expenditure on additions or alterations as may be a charge on Government and for the interest on such capital expenditure, as also for municipal and other taxes in the nature of house or property tax, payable by Government in respect of such residence.";

(2) in each of the rules 45-A and 45-B, in clause IV, for the words "leased and requisitioned or owned", the words "leased or requisitioned or owned" shall be substituted.

(Last amendment made under Notification No. 8(17)-61-Estates dated the 4th December, 1961).

[No. 5(10)/63-Estates.] MEHAR SINGH, Under Secy.

(Department of Economic Affairs)

Jew Delhi, the 10th July 1963

S.O. 178) at arm in of the Affairs of the Reserve Bank of India, as on the 28th June 19 3
BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	, 5,22,30,000	Notes	40,11,54,0
Reserve Fund	50,5 70, 10	Rupce Coin Shall Cun National Conference Con	1,52,0 1,62,0
National Agricultural Crodit (Long Term Operations) Furn	£ 1 1 25	Notional Agricultural Credit (Long Form Operations) Fund	
National Agricultural Clean (Étabilisation) Fund	. 17, 20.000	(x) Loans and Advances to :— (x) State Governments (x) State Co operative Banks (x) Central Land Mortgage Banks (b) Investment in Central Land Mortgage Bank Debint ires	27,16,75.0 10,70,61,0 2,84,88,0
(c) Government (f) Central Government (ii) State Governments	6 : 07 26 337 1;, 9,12,100	National Agricultural Credit (Stabilisation) Fund Loans and Advances to State Co-operative Banks Bills purchand and Discounted:— (a) Internal (b) External	
(b) Banks		(c) Government Treasury Bills B lances H.H Abron !*	54,01,21,0 6,50,50,0
(i) Scheduled Bank (ii) State Co-operat. (iii) Other Banks	- (Living and Alvanor of Groniments**. Loris and Alvanoes to.—	30,94,00,0
(c) Others	1,,4362	(i) Scheduled Banks† (ii) State Co-operative Banks† (iii) Others	1,17,22,0 128,64,51,0 1,13,80,0
Bills Payable Other Liabilities		Investments Other Assets	272,79,99,0 40,37,84,0
Rupees	. 516 45 90 00	Rune-s	615,45,99,0

^{*}Includes Cash and Short-term Securities.

Dated the 3rd day of July, 1 2 3.

^{**}Excluding Loans and Advances from the National Agree start (Long Term Operations) Fund,
†Includes Rs. 9,00,000 advanced 10.5.1.1.11 dignals a production of the Reserve Bank of India Act.
†† Excluding Loans and Advances from the National Analytical Credit (Long Ferm Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 28th day of, June 1963 ISSUE DEPARTMENT

LIABILITIES		Rs.	Rs.	Assets				Rs.	Rs.
Notes held in the Banking Depar ment Notes in circulation	t-	40,11,54,000 2259,49,59,000		Gold Coin and Bullion:— (a) Held in India (b) Held outside India		•	:	117,76,10,000	
[Otal Notes issued			2299,61,13, 000	Foreign Securities				99,83,43,000	
				TOTAL Rupce Coin Government of India Rupce Sec Internal Bills of Exchange and	uritie		m-		217,59, 5 3,000 115,31,87,000 1966,69,73,000
				mercial paper	•	•			••
TOTAL LIABILITIES			2299,61,13,000	Total Assets					2299,61,13,00
Dated the 3rd day of Ju	ly, ı	963.				_		P. C. BHATTAG	CHARYYA, Governor.

[No. F. 3(2)-BC/63.]

S.O. reso.—Statement of the Affairs of the Reserve Bank of India, as on the 5th July, 1963.

BANKING DEPARTMENT

Liabilities	Rs.	Assets	Ra.
Capital paid up	5,00,00,000	Notes	23,69,66,00
		Rupee Coin	2,15,00
Reserve Fund	80,00,00,000		1,83,00
ATAL A A CONTROL CONTROL TON		National Agricultural Credit	
National Agricultural Credit (Long Term	50 00 00 000	(Long Term Operations) Fund (a) Loans and Advances to :—	
Operations) Fund	73,00,00,000	(2) State Governments	0(
Mania and American Condit (Stabilization) Fund	8,00,00,000	(ii) State Co-operative Banks	27,16,75,00
National Agricultural Credit (Stabilisation) Fund	الكالوسوسوه	(iii) Central Land Mortgage Banks	10,56,10,00
		(b) Investment in Central Land Mortgage Bank	* -
Deposits : —		Debentures	3,14,83,00
		National Agricultural Credit (Stabilisation) Fund	3,14,03,
(a) Government		Loans and Advances to State Co-operative Banks	
(i) Central Government	73,36,74,000	Bills purchased and Discounted :-	••
(ii) State Governments	9.00,36,000	(a) Internal	
	,	(b) External	, ,
(b) Banks		(c) Government Treasury Bills	64,57,91,00
(i) Scheduled Banks	96,77,07,000	Balances held Abroad*	5,63,44,00
(i) Case Co asserting Books	_	Loans and Advances to Governments**	42,54,72,00
(ii) State Co-operative Banks	3,29,58 ,00 0	Loans and Advances to :-	
(iii) Other Banks	2,17,000	(i) Scheduled Banks†	83,00,00
• •		(ii) State Co-operative Banks†+	125,44,87,00
(c) Others	207,02,12,000	(iii) Others	1,10,80,00
Bills Payable	27,92,79,000	Investments	00,00 و26 آ 26
Other Liabilities	16,99,98,000	Other Assets	34,62,35,00
Rupees .	600,40,81,000	Rapees .	600,40,81,00

^{*}Includes Cash and Short-term Securities.

^{**}Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

[†] Includes Rs. 9,00,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.
†† Excluding Loans and Advances from the National Agricultural Credit (Cong Term Operations) Fund and the National Agricultural Credit (Stabilisation) tion) Fund.

Dated the 10th day of July, 1963.

An Account pursual to the Common Bank of Rudia Act, 1934, for the week ended the 5th day of July 1963 ISSUE DEPARTMENT

Liabilities	7 g	Rn.	assets	Rs.	Rs.
Notes held in the Binking Depart e	20 ° 9 66√110		Gold Com and Bullion:—	117,76,10,00	
Totes in circulation	22 4 + ,29 70		(b) Held outside India . Foreign Securities .	 95,88,67,∞c	
Total Notes issued		2298 18 05 000			
			FOTAL		213,64,77,00
			Ruber Coin		113,88,59,00
			Occuprement of India Rance Securi-		470 64 , 69 0 0
			Intern I Bills of Exchange and other commercial paper		
TOTAL LIABILITIES	-	2_9°,18,05,000	TOTAL ASSETS		2 98,18,05,0

Dated the 10th day of July 1963.

'No. F. 3(2)-BC/63]

P. C. BHATTACHARYYA, Governor,

A BAKSI, Jt. Secy

(Department of Economic Affairs)

New Delhi, the 11th July 1963

S.O. 1991.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Canara Industrial and Banking Syndicate Ltd., Udipi, in respect of the property held by it in Asandi Village of Kadur Taluk (Arsikere), till the 21st May 1964.

[No. F. 15(21)-BC/63.]

B. J. HEERJEE, Under Secy.

(Department of Revenue)

INCOME-TAX ESTABLISHMENTS

New Delhi, the 10th July 1963

S.O. 1992.—Consequent on his posting as Income-tax Officer, Class I, West Bengal Calcutta, the powers conferred on Shri H. C. Sharma by the Ministry of Finance (Department of Revenue) Notification No. 40-Income-tax Establishments, dated the 29th May 1963, are hereby withdrawn with effect from the forencom of the 24th June. 1963.

[No. 53.]

M. G. THOMAS, Under Secy.

(Department of Revenue)

Customs

New Delhi, the 20th July 1963

S.O. 1993.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act. 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India, Ministry of Finance (Department of Revenue) No. 36, dated the 1st February, 1963, namely:—

In the Table below the said Notification in Column (4) against entry (vi) relating to the Port and air part of Visakhapatham and the area under Visakhapatham Menicipality, the following shall be inserted, namely.—

"Assistant Collector of Customs, Visakhapatnam."

'No. 183/F. No. 22/6/63-Cus. IV.]

S. VENKATESAN, Dy. Secv.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 10th July 1963

S.O. 1994.—In exercise of the powers conferred by sub-section (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous notifications in this regard, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the schedule below shall perform their functions in respect of all

persons and incomes assessed to income-tax or super-tax in the Income-tax Circles, Wards and Districts specified in the corresponding entry in column 2 thereof:—

SCHEDULE

Range 1	Income-tax Circles, Wards and Districts.
TRIVANDRUM	 Income Tax Circle, Trivandrum. Salary Circle, Trivandrum. Income Tax Circle, Quilon. Income Tax Circle, Kottayam. Income Tax Circle, Alleppey. Income Tax Circle, Mattancherry. Income Tax Circle, Alwaye. Special Investigation Circle, Trivandrum. Special Survey Circle, Ernakulam. (In respect of persons who have their principal place of business in or reside within the jurisdiction of the Income Tax Circles, mentioned above.)
ERNAKULAM	 Income Tax Circle, Ernakulam. Income Tax Circle, Trichur. Special Investigation Circle, Trichur. Income Tax Circle, Palghat. Income Tax Circle, Calicut. Income Tax Circle, Cannanore. Estate Duty cum Income Tax Circle, Ernakulam. Special Survey Circle, Ernakulam. (In respect of persons who have their principal place of business in or reside within the jurisdiction of the Income Tax Circles mentioned above.)

Where an Income-tax Circle, Ward or District or part thereof stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Assistant Commissioner of Range from whom that Income-tax Circle, Ward or District or part thereof is transferred shall, from the date this notification shall take effect, be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle, Ward or District or part thereof is transferred.

Explanatory Note

Note.—The amendments have become necessary on account of the reorganisation of the Appellate Ranges in the charges of the Commissioner of Income-tax, Kerala.

(This note does not form a part of the notification but is intended to be merely clarificatory),

[No. 37 (F. No. 50/137/62-IT).]

CORRIGENDUM

New Delhi, the 15th July 1963

S.O. 1995.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Revenue hereby directs that its notification No. 30 published as S.O. 1740 on pages 2010-11 of Part II Section 3(ii) of the Gazette of India, dated the 22nd June 1963 shall take effect from 1st September, 1963 instead of 15th July, 1963.

[No. 38 (F. No. 50/13/63-IT).]

J. RAMA IYER, Under Secy.

MINISTRY OF MINES & FUEL

New Delhi, the 9th July 1963

- S.O. 1996.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, pipelines should be laid by Indian Refineries Limited and that for the purpose of laying such pipelines it is necessary to acquire the right of user in the land described in the Schedule annexed hereto:
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority at 9, Syed Amir Ali Avenue, Calcutta-17, in the office of Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

Schedule
State....West Bengal....Dist,Burdwan....Tehsil/Thana....Galsi

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
MARO J. L. 9 .	. 1464	•04		1736	•07
minto ji zi y .	1469	•45		1737	• 10
	1470	•18 l		1742	•01
	1471	10.		1743	• 04
	1472	.005		1744	• 09
	1480	· o3		1745	• 04
	1481	· o3		1747	.005
	1482	·oɪ		1750	• 06
	1488	.01		1751	•04
	1501	•14		1752	• 02
	1502	•05		1754	•18
	1503	.o3		1757	• 05
	1504	-08		1758	• 04
	1505	.09		1762	•16
	1506	·oɪ		1763	005
	1508	·OI		1764	•41
	1509	.13		1784	• 06
	1527	•05		1785	• 07
	1528	•09		1787	.41
	1530	•11		1803	.05
	1531 1706	·09		2074	•10 •07
	1708	.03		2077	•04
	1709	.11		2078	.05
	1710	.13		2079 2080	•05
	1712	.02		2081	•03
	1713	.01		2082	•04
	1714	.05		2236	• 28
	1715	.005		2242	.05
	1716	ioi l		2558	. 19

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	4854 4857 4888	·27 ·06 ·10		,51 75 76	·01 ·36
	5509	•17		77 78	•04
	5510	·005		78 79	·04
	5511 5573	•19		79 80	.06
	5574	· 16 · 05		84 85	·30
	5575 5576	•09		8 5 89	•43
	5582	•25		90	·20 ·02
	5594 5600	·11		91 92	•005
	5601	•04		93	·005
	5602 5603	·13		94 879	·06 ·02
	5605	•04		901	•21
	5606 5607	·0I ·22		902 911	·10
	5608	•07		948	·17
	5600/A	•04		950 951	∙08 •16
	5924 5927	·36 ·15		953	-15
	5928	.51		954 9 5 5	·14 ·07
	5985 6002	·13		957	•16
	6003	.02	1	958 1096	-09
	6004 6072	•15 •17		1097	· 1 3
	6973	•14		1099	.39
	6075 6076	•01 •18		1114 1115	·005
	6077	.15		1116	.05
	6080	-71		1117 11 19	·02
	6081 6082	·12 ·15	}	1120	.10
	6583	+3		112I 1123	•20 •23
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	1101 5117	· 23	RAKONA J L 45	33	
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NURKONA, I. L. 12	£ T	.01		<i>7</i> 9	.31
	14	.16		71 72	.02
	23 24	.06		73	•26
	25	.16		74 80	·05 ·14
	26 38	·41 ·11		81	.06
	39	•20		259 261	.09
	40	.02		262	.12
	43 44	·04 ·03		265	•03
	45	.02		267 268	·30
	47 48	.01		269	.30
	49	.10		270 367	·05 ·02
	50	·005 l		368	.14

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Arca)
Raipur, J.I . 10	371 372 373 374 375 389 390 391 423 424 425 426 427 428 425 431 435 436 1087 1088 1169 1170 1171 1174 1201 4154 4155 4157 4158 4160 4161 4169 4170 4171 4172 4228 4229 4230 4241 4242 4243 4244 4245 4246 4246 4247 4248 4827 4830 4831 4832 4833 4842 4843 4844 4844 4846	19 11 05 02 07 29 10 09 12 05 07 10 014 02 23 005 13 23 005 13 23 104 29 08 16 06 05 05 07 15 02 25 02 25 04 44 07 07 18 08 04 07 18 08 04 07 18 08 04 07 18 08 04 07 18 08 04 07 18 08 04 07 18 08 04 07 19 06 10 06 10 07 17 06 10 06 10 07 17 06 10 06 10 07 17 06 10 07 17 06 10 07 17 08 08 09 09 09 09 09 09 09 09 09 09 09 09 09	Belgram , J.L. 152	4848 4849 4850 4851 4856 4857 4856 4856 4937 4938 4938 4939 4949 5228 138 142 143 145 161 203 224 225 226 229 230 231 233 265 277 388 389 392 394 494 494 646 495 496 497 497 498 498 498 498 498 498 498 498	14 1005 10 26 12 17 11 13 001 02 08 144 08 03 15 22 05 10 05 10 10 11 10 10

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	649 650 651 681 682 683 686 687 688 691 692 693	15 16 09 05 15 04 21 21 13 09 19	Sanko, J. L. 154	3245 3248 3260 3261 3284 3285 3286 3289 3293 3294 4094	· 19 · 19 · 34 · 02 · 04 · 17 · 05 · 24 · 12 · 19
	741 742 746 747 758 749 750 751 758 749 760 763 764 765 766	*04 .05 .23 .07 .09 .02 .01 .005 .02 .01 .15 .04 .01		6675 6677 6678 6680 6750 6751 6760 6765 6766 6770 6772 6800 6801 6806	· 13 · 08 · 18 · 10 · 15 · 21 · 22 · 23 · 21 · 05 · 24 · 10 · 11 · 16 · 09 · 12
	777 780 781 783 3030 3031 3033 3037 3039 3040 3041 3045 3052 3053 3054 3181 3182 3184 3185 3189 3190 3196 3197 3204 3206 3207 3208 3209 3240 3241 3243	11 02 14 14 13 10 18 05 19 01 36 38 02 09 11 47 19 14 005 005 005 005 002 01 24 006 10 10 10 11 11 11 11 11 11 11 11 11 11	Ohak Muria, J. L. 138	754 757 758 759 783 784 785 786 971 975 976 977 978 979 980 983 985 986 987 988 989 1025 1034 1035 1036 1037 1054 1059 1100	.42 .05 .08 .01 .15 .005 .18 .12 .05 .04 .09 .17 .21 .04 .04 .04 .04 .03 .005 .17 .28 .05 .08 .11 .28 .05 .05

9zc. 5(ii)] THE G	AZETTE OF	INDIA : J	JULY 20, 1963/ASADH	IA 29, 1885	2235
Village	Survey No. (Plot No.)	Extent (area)	Village	Survey No. (Plot No.)	Exntent. (Area)
	1103	.11		5627	.07
	1105	.005		5628	.07
	1107	13	Ĭ	5636	·11 ·05
	1109	.28		5627 5039	.03
URAH, J. L. 137	ī	.08		5640	02
	36	·19 ·05		5641 5680	·02
	77 78	.05		5683	.005
	79	.07	Ì	5684	·02
	80	·02		5685	·03
	81 82	·07		5686 5687	.005
	83	.11		5688	·OI
	224	.18		5689	.03
	226 737	·09 ·21		5690 5693	·10
	737			5696	.24
KHANO, J. L. 139	5416	.23		5697	17
	5417 5422	.003	ļ	5698 7802	·05 ·08
	5 42 5	.37	1	7806	•45
	5426	.23		7807	.03
	5427 5428	· 17 · 00₫		7808 7809	· 15 · 14
	5429	.02		7810	-005
	5449	.005		7848	· 43
	5450	·27 ·11		7862	·13
	5451 5452	-005		786 <u>3</u> 786 <u>5</u>	101
	5456	٠٥٩		7866	•14
	5462	.30		7877	:34
	5466 5467	04 •15	Ĭ	7879 7881	· 07
	5470	-07		7900	·005
	5477	.16		7902	-16
	5481 5482	·055		7 90 3 -92-	·09
	5483	.32		-92%	'49
	5485	.14		/9 2 0	.39
	5486 549 <i>5</i>	·08 ·005		7927 7941	·16
	5496	10,		8282	-005
	5497	04		9362	.03
	5498 5400	·04		9363	· 10
	5499 5566	·19 ·27		9365 9366	.03
	5568	.01		9367	.02
	5569 5570	·04 ·05		9585	·27 ·16
	5571	.05		959 2 9593	.10
	557 2	.12		9596	-19
	5573 5574	·02		9598	·2I
	557 4 5580	-03 -005		95 99 9601	·005
	5609	• 10		3001	_
	5610	12	MURE, J. L. 140	89 9	·14
	5611 5618	.09		900	·07 -02
	5619	-11		901 902	.005
	5620	.01	SATINANDI ,	_	-
	5625 5626	-09	J.L. 149	5710	13
			<u> </u>	5714	·16

Village	No. (Plot No.)	(Are.,	Village	Survey No. (Plot No.)	Extent (Area)
	5715	• 22	Babla, J.L., 98	394	.05
	5716	-005		406	.23
	5718	.20		407	'30
	5719	.12	1	408 410	.12
	5746 5747	·18		414	.05
	5770	.11	ļ	417	27
	5771	.28	1	418	. 24
	5772	-10		454 455	09 •24
	5780	.12]	457	.43
	5782	· 2 8	ļ	477	.17
Chandanpur, J.L. 151	24	∙36	}	479	13
•	25	.19	ļ	480 484	·03
	39	-005		485	.09
	40	.05		486	- 20
	41 42	·11		492	.27
	43	.04	ł	617 626	-08 -02
	48	• 18	·	627	.12
	60	.005	į	636	.02
	8 <i>7</i> 88	.10		637 638	.23
	96	·15			· 16
	97	.12		640 641	.03
	98	· 12		642	.01
	99	.02	1	1064	.11
Chandanpur, J.L. 151	107 109	·15 ·20	1	1065	.02
1 3	133	· 12	1	1066 1071	.02 •02
	134	•12		1072	-07
	138	12		1073	.03
	139 140	·02 ·15		1074	.11
	141	وه٠		107 <u>5</u> 1076	.005
	142	٠ı٥		1099	10
Kurmuna, J.L. 150				1100	. 18
Kumuna, J.L. 150	34 35	.03	1	1101	.23
	36	.03		1103 1104	· 03
	37	.22		1131	.13
	50	• 23		1132	.03
	51	•08	Į.	1133	•10
	52 40	.19		1135 1136	· 11 · 24
	59 62	.15		1138	.19
	63	. 19		1139	.16
	64	.02	ļ	1191	19
	7 4 77	·09		1192 1193	· 17
	186	.15		1194	12
	187	- 19		1195	- 07
	188	124		1210	.01
	189 208	·06 ·14		1211	113
	212	•36		1212 1214	· 06 · 26
	213	.04		1215	.01
	215	• 05		1766	. 16
	216	.16	Galei II oo	v	
	217 220	·28 ·16	Galsi, J.L. 99	151 152	-02 -07
	221	.005	ľ	153	.005
	224	• 005	1	175	.19

JEC., J(II)] 11113	CARETTE OF				42 5/
Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	176	.05		3946	16
	179 180	· 03 · 14	•	3 94 7 394 8	·01 ·20
	1 81	12 -06		3 95 0	.02
	183 184	11		3951 39 5 2	.o8
	185	- 17		3 95 3	.09
	195 196	τ2 · 02		3954 3955	· 19 · 17
	197	.04		3956	.02
	τ98 2 06	· 06 · 005		4 1 95 4196	· 14 · 07
	20 7	- 13		4197	.005
	211 213	.19		4199 4200	·01 ·02
	216	05		4201	- 20
	222 227	· 42 · 12		4205 4206	·01
	238	12		4207	.005
	231 233	·17 ·21		4208 4209	10.
	250	03		4216	.13
	251	· 12 · 02		4217 4218	.02
	252 253	.02		4219	·01
	254	· 08		4220	.005
	456 457	05 · 25		4 26 3 4 264	·12
	459	- 15		4289	.01
	2714 2715	•07 •09		43 2 9 4330	·005 ·2 5
	2716	09		433 I	. 13
	2717 2 72 4	· 36 · 14		43 32 4333	·02 ·14
	27 2 5	·10		4334	.24
	2734 2780	.16		4335 4396	. 13
	2781	.05		4397	.06
	2782 2783	52		4398	.15
	2784	.01		4400 4401	·09
	2815 2816	· 12 · 06		4406	.005
	2817	.09		440 7 440 8	·08
	2818	10.		4409	.33
	2829 2831	.03		4410 4413	·10 ·20
	2832	.02	TF-H T T		
	3405 3407	· 15 J	ot Kolkol, J.L. 47	208 209	·40 ·22
	3420	.005		238	.13
	34 2 3 3 42 4	· 02 · 08		239 240	· 03 · 05
	34 2 5	.09		241 241	.05
	3 42 6 3 44 0	.002		24 3	.07
	3441	26		253 254	·24 ·20
	3446 3447	:04		255	· 18
	3447 3448	· 03		256 258	·05
	3449	· 03		261	. 26
	3450 3480	·15		262 277 281	·28
	3481	.10		-,,	

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	282 284	· 32 · 20		220 221	·06
	310	.16	6		
	311 312	.01	Golgram, J.L. 89	1105 1 1 44	·21
	315	.39	ł	1150	.005
	316	22		1152	•26
	321	25	1	1153	65.
	32 2	·14 ·005)	1155 11 5 6	.19-
	579 583	•57	1	1158	•30-
	587	•16		1173	•42
	59 ²	.16	}	1184	29
	593	-38		1185 1200	•01 •18:
	594 686	·17 ·04		1201	•34
	687	37		1204	•005
	713	.18		1205	10
	714 801	·23 ·38		1206 1219	·15
	802	.06		1220	-09-
	3.4-	-		1221	.25
Kolkol, J.L. 86	2206	.10		1222	.24
	2209	.02		1397 1398	·04 ·30
	2210 2212	.36		1399	.03
	2213	.22		1402	•26
	2223	•34		1450 1465	·03 ·02
	2231	.03		1467	.20
	2232 2233	· 36 · 09		1480	.12
	2236	.26		1481	-15
	2237	. 28		1482 1 ¹ 83	•23, .07
	2239	·13		1485	.03
	3589 3590	.01		1494	•07
	3593	.25		1497	• 06
	3594	-25		1498 1499	·02
	3595	25		1500	•48
	3596 3607	.005		1501	• 06
	5/			1502	•07
Pursha, J.L. 85	159	.05		1517 1518	·04 ·25
	160 167	.02		1729	•22
	168	.002		2286	• 20-
	169	•44		2287 2288	11.
	171	.03		2305	-08
	172 173	·01		2315	•27
	176	12		2316	23.
	177	•09		231 <i>7</i> 2318	•08·
	178	.05		2319	•10
	179 180	.005		2324	•32
	194	.08		2325	.15
	195	.07		2329 2330	·15 ·26
	196	• 06		233I	05
	198 213	·005		2360	•005
	215	• 06		2369 2370	·37 ·21
	216	.30		237I	•19
	218 219	•02 [2373	•20
	<u></u> -	•12		2374	15

Village	Survey No. (Plot No.)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Area)
	(Plot No.) 2385 2386 2388 2394 2395 2400 2401 2409 4799 4801 4802 4818 4824 4830 4850 4851 4866 4863 4864 4865 4866 4895 4963 4967 4970 4971 4972 4973 4974 4992 4993 4994 4995 5000 5001 5002 5016 5022 5026 5051 5052 5055 5056 5063 5066 5067 5066 5067 5066 5070 5071	.06 .21 .14 .33 .37 .005 .24 .70 .30 .01 .22 .11 .23 .01 .22 .11 .29 .20 .05 .34 .21 .05 .05 .05 .05 .05 .05 .05 .05 .05 .05		8058 8058 8059 8163 8164 8272 8273 8274 8277 8278 8277 8289 8381 8384 8345 8361 8362 8364 8362 8364 8362 8364 8369 8373 8583 8583 8583 8583 8583 8583 8584 8612 8611 8612 8613 8614 8615 8614 8615 8618 8619 8621	· 17 · 005 · 14 · 11 · 01 · 02 · 13 · 03 · 14 · 11 · 005 · 14 · 11 · 005 · 14 · 11 · 005 · 14 · 11 · 12 · 005 · 13 · 005 · 14 · 10 · 10
Mankar, J.L.37	5088 7238 7239 3533 8055 8057	123 15 1005 101 113 135		89 96 99 100 102 103	·29 ·21 ·06 ·01 ·13 ·03

Village	Survey (Plot No)	Extent (Area)	Village	Survey No. (Plot No.)	Extent (Arca)
	133	15		105	. 19
	135	.02		136	24
	136 137	· 03 005		139 243	.09 ·24
	139	.09		244	io
	140	.05		246	24
	141	07		248	· 12 03
	145 147	.07		249 250	·22
	232	.005		260	41
	233	.02		261	. 16
	234	21		290 291	· 12
	235 236	· 10		292	.04
	237	. 08		29 5	90 Š
	238	07		311	. 42
	239	or		3 2 5 37 1	· 20
	264 265	.17		3/1 372	. 18
	290	.01		37.5°	16
	313	٠3٢.		376	. 18
	314	29		381	.06
	315 316	.10		382 383	o6 o6
	317	12		384	. 07
	356	-05		390	. 18
	366	. 18		395	21
	367 368	07 • 03		396 40૨	· 05 20
	369	.06		403	12
	388	· o3		405	. 12
	389	.002		406	.04
	390 391	· 11 07		407	.02
	397	09	Jharul, J.L.46	1645	·oı
	398	.005		1646	.02
	400			1647	.005
	401 402	· 11 · 17	1	1651 1661	.30
	403			1 6 62	. 27
	443			1663	. 25
	444			1664	
	44 7 44 8	.03		1 66 5 1667	· 005
	449	. 07		100/	00)
	450		Paraj, J.L.48	61	
	451	.36	{	62	
Sarul, J.L.136	457			63 92	
Jahui, J.L.130	73 74	. 18		93	50
	77	.02	!	95	.30
	77 78	14		97	:35
	79 80			105 108	
	97		{	109	
	98	34		TIC	. 00
	100	. 26	J	281	
	101		\	282	
	104	. 01		927	- 00

[No. 31/33/83-ONG.]

B. SUBBA RAO, Under Secy.

New Delhi, the 9th July 1963

S.O. 1997.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed:

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957) the Central Government hereby gives notice of its intention to prospect for coal therein

SCHEDULE

Drg. No. Rev/27/63 Date 10.2 1963

URIMARI BLOCK

(South Karanpura Coal Field)

S1. No.	Village	[ˈhana	Thana No.	District	Area	Remarks
ı.	Ango	Barkagaon	97	Hazaribag		Part
2,	Asu 🛦	11	T53	,,		93
3-	Potenga	دو	154	11		31
4.	Urimarı	11	1 5 5	,,		"
5.	J arjer a	31	156	11		"
6.	Garaula	9.7	1 5 7	,,		99
7.	Sankul	Ramgarh	21	"		33

Total area—3616.00 acres (Approx.) Or 1464.49 Hectares (Approx)

Boundary Description:

5EC. 3(ii)]

A—B line starts from the left bank of River Damodar and goes up to Central line of River Damodar in village Ango and meets at point 'B'.

B-C line passes along the part Central line of River Damodar and meets at point 'C'.

C-D line starts from the Central line of River Damodar and goes up to Right bank of River Damodar in village Sankul and meets at point 'D'.

D-E line passes along the part Right bank of River Damodar in village Sankul and meets at point 'E'.

E—F line starts from the Right bank of River Damodar and goes up to Central line of River Damodar and meets at point F.

F-G line passes along the part Central line of River Damodar and meets at point 'G'.

G-H-I-J-A lines start from the Central line of River Damodar then pass through villages Garsula, Jarjara, again Garsula then through villages Urimari, Potanga, Aswa and Ango and meets at point 'A'.

The maps of the area can be inspected at the Office of the National Coal Development Corporation Limited (Revenue Section) Deathlying a through Panche on at the Office of the Deputy Commissioner, Hazaribagh.

[No C2-20(17), 6._]

New Delhi, the 10th July 1963

S.O. 1998.—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the Schedule hereto annexed.

Now, therefore, in exercise of the powers conferred by sub-section (i) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957, (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

(KORBA BLOCK-D)

Drg. No. Rev/26/63. Dated: 10-2-1963.

Sl. No.	Village	Tahsil	Halka No.	Khewat No.	District	Агеа	Remarks
ī,	Bishrampu		14	113	Bilaspur		Part
2.	Bhilai Kh.	"	14	114	99		>>
3.	Barbaspur	U. S. ,,	14	••			
				<u> </u>		a—429·77 A 6 Hectares (s	cres (Approx.)

Boundary Description:

- A-B line passes through River Hasdo in village Bishrampur and meets at point 'B'.
- B-C line passes along the part left bank of River Hasdo in village Bishrampur and meets at point 'C'.
- C-D E, lines passes along the part left bank of River Hasdo in village Bhilai Kh, and meets at point 'E'.
- E-F line passes through village Barbaspur U.S. and meets at point 'F'.
- F-G line passes along the eastern side of road through village Barbaspur U.S. and meets at point 'G' (which is also the part common boundary of NCDC's Korba Block-B. *i.e.*, Manikpur Block).
- G-H line passes along the eastern side of road, through village Bhilai Kh. and meets at point 'H' (which is also the part common boundary of NCDC's Korba Block-B, i.e., Manipur Block).
- H-I line passes along the eastern side of road, through village Bishrampur and meets at point 'I' (which is also the part common boundary of NCDC's Korba Block B, i.e., Manikpur Block).
- I-A line passes through village Bishrampur and through Hasdo river in village Bishrampur and meets at point 'A' (which is also the part common boundary of NCDC's Korba Blocks—I, II and III-A).

The plan of the area can be inspected at the Office of the National Coal Development Corporation (Revenue Section), Darbhanga House, Ranchi or at the Office of the Collector, Bilaspur (M.P.).

[No. C-2-22(14) /63.]

A. S. GREWAL, Dy. Secy.

ERRATUM

New Delhi, the 8th July 1963

8.0. 1999.—In the Schedule to the Notification of the Government of India in the Ministry of Mines and Fuel S.O. 1496 dated the 22nd May, 1963, published in part III Section-3, sub-section (ii) of the Gazette of India dated the 1st June, 1963, at page 1703 for "Drg. No. Re" read "Drg. No. Rev/98/60".

[No. C2-20(13)/60.]

N. LAKSHMAN RAU, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 11th July, 1963.

S.O. 2006.—In exercise of the powers conferred by sub-section (3) of section 1 of the Prevention of Cruelty to Animals Act, 1960 (59 of 1960), the Central Government hereby appoints the 15th day of July, 1963 as the date on which the provisions of chapter IV of the said Act shall come into force in the States of Assam, Andhra Pradesh, Bihar, Gujarat, Kerala, Madras, Maharashtra, Madhya Pradesh,

Mysore, Orissa, Rajasthan, Uttar Pradesh and West Bengal and in the Union territories of Delhi, Himachal Pradesh, Manipur and Tripura.

[No. 19-12/63-LD.]

8.0. 2001.—In exercise of the powers conferred by Sub-Section (1) of section 3 of the Live-stock Importation Act, 1898 (9 of 1898), and in continuation of the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. 21-34/55-LD dated the 15th February, 1962, the Central Government hereby prohibits the import by land of any live-stock originating from, or coming through, Pakistan and Burma to any place in India, except through the points of entry specified below:

1. Assam.

East Pakistan Border.

- (1) Dalu in Garo Hills District.
- (2) Dawki.
- (3) Shellabazar.
- (4) Balat in United Khasi and Jaintia Hills.
- (5) Sutarkandi; and
- (6) Bhangabazar in Cachar District.

Burma Border.

(1) Champhai in Mizo District.

2. Gujarat.

(1) Nada Bet on the Border of Banaskantha District.

3. Punjab.

- (1) Attari, District Amritsar on the Lahore Wagha Amritsar Road.
- (2) Hussainwala, District Ferozepur on the Lahore Ferozepur Road.

4. RAJASTHAN.

(1) Hindumalkot.

5. WEST BENGAL.

- 1. State Veterinary Hospital, Basirhat, District 24 Parganas.
- 2. State Veterinary Hospital, Krishnagar, Nadia.
- 3. State Veterinary Hospital, Berhampore, District Murshidabad.
- 4. State Veterinary Hospital, Malda, District Malda.
- 5. State Veterinary Hospital, Balurghat, West Dinajpur.
- 6. State Veterinary Hospital, Jalpaiguri, District Jalpaiguri.
- 7. State Veterinary Hospital, Cooch-Behar, District Cooch-Behar.

6. MANIPUR.

(1) Moreh on the Imphal-Moreh Road (66 miles) in the South Eastern border.

[No. 17-4/62-LD.]

K. C. SARKAR, Under Secy.

(Department of Agriculture)

(Indian Council of Agricultural Research)

New Delhi, the 6th July 1963

S.O. 2002.—In pursuance of the provision of Sub-Section (o) of Section 4 of the Indian Oilseeds Committee Act 1946 (9 of 1946), the Central Government hereby appoint Shri F. Moerner of East Asiatic Co. (India) Private Ltd., Mercantile Bank Building, First Line Beach, Madras-1, as a member of the Indian Central Oilseeds Committee to represent the Associated Chambers of Commerce, for the period ending the 31st March, 1966.

[No. 8-4/63-Com.III.]

S.O. 2003.—The Government of West Bengal having nominated the Additional Director of Agriculture, West Bengal and Shri Jatindra Mohan Majumdar, Vice-President, West Dinajpore District Farmers' Forum, as members of the Indian Central Oilseeds Committee to represent the State Government and the oilseeds growers of the State, respectively, under Section 4(e) and 4(f) of the Indian Oilseeds Committee Act 1946 (9 of 1946), the Central Government hereby notifies that the said Additional Director of Agriculture, West Bengal and Shri Jatindra Mohan Majumdar shall be members of the Committee for the period ending the 31st March, 1966.

[No. 8-5, 63-Com.III.]

N. K. DUTTA, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 10th July 1963

- S.O. 2004.—In exercise of the powers conferred by rule 5 of the Indian Merchant Shipping (Seamen's Employment Office Calcutta) Rules, 1954, the Central Government hereby appoint Shri A. S. Vora as member representative of the shipowners in place of Shri A. N. Shah on the Seamen's Employment Board (Home Trade) at the port of Calcutta and make the following amendment in the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. 15-MT(1)63 dated the 18th May, 1963.
- 2. In the said Notification for entry No. 6, the following entry shall be substituted:—
 - "6. Shri A. S. Vora".

[No. 15-MT(1)63.]

D. S. NIM, Dy Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION (Department of W. & H.)

CORRIGENDUM

New Delhi, the 12th July 1963

S.O. 2005.—The words and figures "1st June, 1963" occurring in the third line of this Ministry's Notifications dated the 28th May, 1963, under which the Allotment of Government Residences (General Pool in Delhi) Rules, 1963, have been extended to the allotment of general pool residential accommodation at Calcutte, Nagpur and Bombay, may be substituted by the words and figures "1st May, 1963".

INo. 3/7/63-Acc. Il

S. L. VASUDEVA, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 10th July 1963

S.O. 2006.—In exercise of the powers conferred by Clause (a) of Sub-Section (2) of Section 16 of the Displaced Persons (Compensation and Rehabilitation) Act 1954 (No. 44 of 1954) the Central Government hereby appoints for the State of Maharashtra, Shri B. L. Dhawan, Managing Officer, in the Office of the Regional Settlement Commissioner, Bombay as Managing Officer for the custody, management and disposal of Compensation Pool with effect from the date he took over charge of his office.

[No. 4(110) Admn (Prop)-58ARG.]

S.O. 2007.—In exercise of the powers conferred by Sub-Section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act 1954, (44 of 1954), the Central Government hereby appoints Shri B. L. Dhawan as Assistant Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with effect from 13th May 1963.

[No. 4(110) Admn (Prop) 58-ARG.]

S.O. 2008.—In exercise of the powers conferred by Sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) the Central Government hereby appoints the Joint Collectors of Hyderahad and Visakhapatnam Districts in Andhra Pradesh as Deputy Custodians for the Districts of Hyderahad and Visakhapatnam respectively for the purpose of discharging the duties imposed on Custodian by or under the said Act with effect from the date they took over the charge of their offices.

This office notification of even number dated the 3rd May 1963 is hereby cancelled.

[No. 7(61)/ARG/62.]

KANWAR BAHADUR,

Settlement Commissioner (A) & Ex-Officio Dy Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 8th July 1963

- S.O. 2009.—In exercise of the powers conferred by section 5(1) of the Cinematograph Act, 1952 and sub-rule (3) of rule 8 read with sub-rule (2) of rule 9 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby appoints the following persons as members of the Advisory Panel of the said Board at Madras with immediate effect:—
 - 1. Shri S. Parthasarthi Ayyanger.
 - 2. Shri S. Radhakrishna.
 - 3. Shri K. Venkataswami Naidu

[No. 11/4/62-FC.]

S. PADMANABHAN, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 9th July 1963

- S.O. 2010.—In exercise of the powers conferred by sub-sections (1) and (2) of section 8 of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby makes the following rules further to amend the Dock Workers (Advisory Committee) Rules, 1962, namely:—
- 1. These Rules may be called the Dock Workers (Advisory Committee) Amendment Rules, 1963.
- 2. In rule 8 of the Dock Workers (Advisory Committee) Rules, 1962, in subrule (6), the following shall be inserted, at the end, namely:—

"The decision taken shall be communicated to the members of the Committee and reported at the next meeting of the Committee"

[No. 528/35/63-Fac.)

K. D. HAJELA, Under Secv.

New Delhi, the 9th July 1963

- S.O. 2011.—Whereas, in the opinion of the Central Government:—
 - (1) The rules of the provident fund of Messrs. Shree Hanuman Industries, G.T. Road, Liluah (Howrah) (hereinafter referred to as the said

- establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
- (2) the employees in the said establishment are also be in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st July, 1953, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time, direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the

Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.

- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme Including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept that past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2.5 naye paise shall be counted as 5 naye Paise and any amount less than 2.5 naye Paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

 [No. 11(26)/62-PF.II.]

S.O. 2012.—Whereas, in the opinion of the Central Government:—

- (c) The employer shall make all investment of accumulations accruing after Mills, Private Ltd. 10, Clive Row, Calcutta (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 8 of the Employees' Provident Funds Act, 1952 (19 of 1952);
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to

the employees, than the benefits provided under the Employees Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character:

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st November, 1952, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.

- 5 The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transter of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye Paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye Paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye Paise; that is, 2.5 naye Paise shall be counted as 5 naye Paise and any amount less than 2.5 naye Paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(26)/62-PF.II.]

- 5.0. 2013.-Whereas, in the opinion of the Central Government:-
 - (1) The rules of the provident fund of Messrs. Howrah Trading Company Private Ltd. 62/D/2, Jogendranath Mukherjee Road, P.O. Ghusury, Distt. Howrah (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees'

Provident Fund Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby exempts the said establishment with effect from the 1st November, 1952, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishement. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall/make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.

- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye Paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye Paise shall beignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye Paise; that is 2.5 naye Paise shall be counted as 5 naye Paise and any amount less than 2.5 Naye paise shall be ignored.
- 13. On all repayable Ioans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(26)/62-PF.II.]

- S.O. 2014.—Whereas, in the opinion of the Central Government;—
 - (1) The rules of the provident fund of Messrs. Bery Brothers, 135-Canning Street, Calcutta-1 (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st November, 1952, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the mater shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns,

transfer of accumulations and payment of inspection charges shall be borne by the employer

- 7 The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively
- 8 The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund
- 9 When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned
- 10 The employer shall accept the past provident fund accumulations of an employees who is already a member of the E P Fund or an exempted fund and who obtains employment in his establishment Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account
- 11 The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952
- 12 The amount of contributions shall be calculated to the nearest quarter of a rupe, that is 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise, that is, 2.5 naye paise shall be counted as 5 naye paise and any amount less than 2.5 naye paise shall be ignored.
- 13 On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher
- 14 The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time
- 15 Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate
- 16 The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment

[No 11(26)62-PF II]

- S.O. 3615.—Whereas, in the opinion of the Central Government
 - (1) The rules of the provident fund of Messrs, Electric Lamp Manufacturers (India) Private Limited, Calcutta (hereinafter referred to as the said establishment) with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952) and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character,

Now, therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of

1952), the Central Government, hereby exempts the said establishment with effect from the 1st November, 1952, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.

- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned,
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12·5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12·5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is 2·5 naye paise shall be counted as 5 naye paise and any amount less than 2·5 naye paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No 11(26)/62-PF.II.]

- S.O. 2016.—Whereas, in the opinion of the Central Government:—
 - (1) The rules of the provident fund of M/s. Patiala Biscuit Manufacturing (P) Ltd., Rajpura (hereinafter referred to as the said establishment), with respect to the rates of Contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Fund Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st May, 1958, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which

are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882:
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.

- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees, who but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye Paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye Paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye Paise; that is, 2.5 naye Paise shall be counted as 5 naye Paise and any amount less than 2.5 naye Paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 9(10)61-PF.II.]

- S.O. 2017.—Whereas, in the opinion of the Central Government:—
 - (1) The rules of the provident fund of Messrs. Kailash Carpet Company, Dholpur House, Agra (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st January, 1953, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (bereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the

credit of employees who but for the exemption would have been members of the Statutory Fund

- 9 When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned
- 10 The employer shall accept the past provident fund accumulations of an employee who is already a member of the EP Fund or an exempted fund and who obtains employment in his establishment Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11 The employer shall provide for nomination in his provident fund rules in accordance with the provisions contain d in paragraph 61 of the Employees' Provident Funds Scheme, 1952
- 12 The amount of contributions shall be calculated to the nearest quarter of a rupee, that is, 12 5 naye Paise of more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12 5 naye Paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye Paise, that is, 2 5 naye Paise shall be counted as 5 naye Paise and any amount less than 2 5 naye Paise shall be ignored.
- 13 On all repayable loans grant d by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher
- 14 The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time
- 15 Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate
- 16 The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment

[No 11(5)63 PF II]

New Delhi, the 10th July 1963

- S.O. 2018.—Whereas, in the opinion of the Central Government —
- (1) The rules of the provident fund of M/s Deoria Sugar Mills Ltd, Deoria (Uttar Pradesh) (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), and
- (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character

Now therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby, exempts the said establishment with effect from the 31st July 1956 from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to subsection (1) of the said section

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable

than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.

- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand, or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2.5 naye paise shall be counted as 5 naye paise and any amount less than 2.5 naye palse shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

 [No. 11(5)63-PFII.]
 - S.O. 2019. Whereas, in the opinion of the Central Government:-
 - (1) The rules of the provident fund of the Standard Refinery and Distillery Ltd., Unnao (U.P.) (hereinafter referred to as the said establishment) with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
 - (2) the employees in the said establishment are also in enjoyment of other provident funds benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 30th November, 1957 from the operation of all the provisions of the said scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme

in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

- 2. The employer in relation to each establishment hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote in exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/Stale Commissioner
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities

and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.

- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E. P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye palse or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye palse shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye palse; that is, 2.5 naye palse shall be counted as 5 naye palse and any amount less than 2.5 naye palse shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(5)63-PFII.]

S.O. 2020.—Whereas, in the opinion of the Central Government:—

- (1) The rules of the provident fund of Messrs. Indian Standard Wagon Company Limited, Burngur, Asansol, Burdwan (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act. 1952 (19 of 1952), and
- (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Fund Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st August, 1953, from the operation of all the provisions specified in the Schedulehereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar characterand these rules shall be followed in all respects.

- 2. The employer in relation to each establishment hereinafter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely.—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882,
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes,
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3 The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner Where any amendment allects the interests of the employees before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4 (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exception, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5 The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7 The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9 When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned.

- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E. P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952,
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2.5 naye paise shall be counted as 5 naye paise and any amount less than 2.5 naye paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent. or 1 per cent. above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(26)62-PFII.]

New Delhi, the 12th July 1963

- S.O. 2021/PWA/Mines/Rules/Am.—In exercise of the powers conferred by sub-sections (2), (3) and (4) of section 26, read with section 24, of the Payment of Wages Act, 1936 (4 of 1936), the Central Government hereby makes the following further amendments to the Payment of Wages (Mines) Rules, 1956, the same having been previously published, as required by sub-section (5) of the said section 26, namely:—
- 1. These rules may be called the Payment of Wages (Mines) Amendment Rules, 1963.
 - 2. In the Payment of Wages (Mines) Rules, 1956—
 - (i) in rule 3, after sub-rule (5), the following sub-rule shall be inserted, namely:—
 - "(6) The Register of Fines shall be kept at the work-spot or as near to it as possible and maintained up-to-date. Where no fine has been imposed on any employee in a wage period, a 'nil' entry shall be made across the body of the register at the end of the wage period indicating also in precise terms the wage period to which the 'nil' entry relates,"; and
 - (ii) in rule 4, the following shall be inserted at the end, namely:-
 - "and shall be kept at the workspot or as near to it as possible and maintained up-to-date. Where no deduction has been made from the wages of any employee in a wage period, as 'nil' entry shall be made across the body of the register at the end of the wage period, indicating also in precise terms the wage period to which the 'nil' entry relates."

[No. 535/24/62-Fac.]

- S.O. 2022.—Whereas, in the opinion of the Central Government:—
 - The rules of the provident fund of Shree Sitaram Sugar Company Ltd.,
 P. O. Baitalpur, District Deoria (hereinafter referred to as the said)

- establishment) with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), and
- (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of subsection (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 31st July, 1956, from the operation of all the provisions of the said Scheme subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act of any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects

- 2. The employer in relation to each establishment (hereinatter referred to as the 'employer' shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882,
 - (b) the Board of Trusteees shall consist of an equal number of representatives of the employees and the employee and all questions before the Board shall be decided by a majority of votes.
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional State Commissioner) within whose jurisdication the establishment to which the matter relates is situated and whose decision in the matter shall be final
- 3 The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view
- 4 (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional State Commissioner as the Central Provident Fund Commissioner may, from time to time direct
- (b) The employer shall furnish to the Regional State Commissioner such accounts relating to the Provident Fund of the establishments as the Cential Provident Fund Commissioner may prescribe from time to time He shall also furnish an annual statement of account or a Pass Book in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scherge 1952
- (c) The employer shall make all investment of accumulations accuring after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the

Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.

- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E. P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise; that is, 2.5 naye Paise shall be counted as 5 naye Paise and any amount less than 2.5 naye Paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(5)/63-PF. II.]

- S.O. 2023.—Whereas, in the opinion of the Central Government:—
 - (1) The rules of the provident fund of Shri Mahadeo Jute Mills Company Limited, Punamchand Bagaria Road, Howrah (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in Section 6 of the Employees' Provident Fund Act, 1952 (19 of 1952); and

(2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said scheme) in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952) the Central Government, hereby, exempts the said establishment with effect from the 1st November, 1952 from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees in such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also furnish an annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (e) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.

- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.
- 6 All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of accounts and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of sallent points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9. When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as any be required by the Regional/State Commissioner or Commissioner concerned.
- 10. The employer shall accept the past provident fund accumulations of an employee who is already a member of the E.P. Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952.
- 12. The amount of contributions shall be calculated to the nearest quarter of a rupee; that is, 12.5 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 12.5 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise, that is, 2.5 naye paise shall be counted as 5 Naye paise and any amount less than 2.5 Naye paise shall be ignored.
- 13. On all repayable loans granted by the establishment interest shall be charged at the rate of 4½ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damages shall be paid at a rate fixed by the Central Government from time to time.
- 15. Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate.
- 16 The Central Government reserve the tight to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(26)62-PF.II.]

New Delhi, the 15th July 1963

- S.O. 2024.—Whereas, in the opinion of the Central Government:—
 - (1) The rules of the provident fund of M/s Sholayar Tea Estate and Kalayar Tea Estate of the Jay Shree Tea Gardens Ltd., Sholayar P.O. Coimbatore (hereinafter referred to as the said establishment), with respect to the rates of contribution are not less favourable to the employees therein than those specified in section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952); and
 - (2) the employees in the said establishment are also in enjoyment of other provident fund benefits which on the whole are not less favourable to the employees than the benefits provided under the Employees' Provident Funds Scheme, 1952 (hereinafter referred to as the said Scheme)

in relation to the employees in any other establishment of a similar character;

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (1) of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, hereby, exempts the said establishment with effect from the 1st May 1957, from the operation of all the provisions of the said Scheme, subject to the conditions specified in the Schedule hereto annexed, which are in addition to the conditions mentioned in the Explanation to sub-section (1) of the said section.

SCHEDULE

Every establishment shall have a provident fund scheme in force the rules of which with respect to the rates of contribution shall not be less favourable than those specified in section 6 of the Act and the employees shall also be in enjoyment of other provident fund benefits which on the whole shall not be less favourable to the employees than the benefits provided under the Act or any Scheme in relation to the employees in any other establishment of a similar character and these rules shall be followed in all respects.

- 2. The employer in relation to each establishment (hereinafter referred to as the 'employer') shall within three months of the date of publication of this notification, amend the constitution of the Provident Fund maintained in respect of the establishment in regard to the following matters, namely:—
 - (a) the Provident Fund shall vest in a Board of Trustees and there shall be a valid instrument in writing, which adequately safeguards the interests of the employees and such instrument shall be duly registered under section 5 of the Indian Trusts Act, 1882;
 - (b) the Board of Trustees shall consist of an equal number of representatives of the employees and the employer, and all questions before the Board shall be decided by a majority of votes;
 - (c) the employer shall nominate one of his representatives on the Board as the Chairman who may exercise a casting vote if so provided under the rules of the establishment. Where a casting vote is exercised or where no casting vote is exercised but the opinion of the representatives is equally divided, the matter shall be referred to the Regional Provident Fund Commissioner or the State Provident Fund Commissioner appointed under the said Scheme (hereinafter referred to as Regional/State Commissioner) within whose jurisdiction the establishment to which the matter relates is situated and whose decision in the matter shall be final.
- 3. The Provident Fund Rules of any establishment shall not be amended except with the previous approval of the Regional/State Commissioner. Where any amendment affects the interests of the employees, before giving his approval, the Regional/State Commissioner shall give a reasonable opportunity to the employees to explain their point of view.
- 4. (a) The employers shall maintain accounts of the Provident Fund in such manner and submit such returns to the Regional/State Commissioner as the Central Provident Fund Commissioner may, from time to time direct.
- (b) The employer shall furnish to the Regional/State Commissioner such accounts relating to the Provident Fund of the establishments as the Central Provident Fund Commissioner may prescribe from time to time. He shall also turnish annual statement of account or a Pass Book, in such form as may be approved, to each subscriber who, but for the exemption, would have been member of the Fund established under the Employees' Provident Funds Scheme, 1952.
- (c) The employer shall make all investment of accumulations accruing after the date of exemption in securities of the Central Government. The reinvestment or conversion of securities on maturity shall also be in the securities of the Central Government. The employer shall formulate a procedure for prompt investment of provident fund moneys and shall get it approved from the concerned Regional/State Commissioner.
- 5. The employer shall afford such facilities for inspection of the accounts of the Provident Fund as the Central Provident Fund Commissioner may from time to time specify.

- 6. All expenses involved in the administration of the Provident Fund Scheme including the maintenance of accounts, submission of and returns, transfer of accumulations and payment of inspection charges shall be borne by the employer.
- 7. The employer shall display on the notice board of his establishment in English, a copy of the approved rules and the translation of salient points of the rules in the language of the majority of workers respectively.
- 8. The employer shall within 3 months of the date of publication of this notification transfer to the Board of Trustees the accumulations standing to the credit of employees who but for the exemption would have been members of the Statutory Fund.
- 9 When the Fund is wound up or exemption of the establishment is cancelled, accumulations standing to the credit of the employees who, but for the exemption, would have been members of the Statutory Fund shall be transferred to that Fund as soon as possible and, in any case not later than 30 days in the case of securities and not later than 10 days in the case of cash in hand or bank, together with a statement or statements as may be required by the Regional/State Commissioner or Commissioner concerned
- 10 The employer shall accept the past provident fund accumulations of an employee who is already a member of the EP Fund or an exempted fund and who obtains employment in his establishment. Such an employee shall immediately be admitted as a member of the establishments Provident Fund. His accumulations which shall be transferred within 3 months of his joining the establishment shall be credited to his account.
- 11. The employer shall provide for nomination in his provident fund rules in accordance with the provisions contained in paragraph 61 of the Employees' Provident Funds Scheme, 1952
- 12 The amount of contributions shall be calculated to the nearest quarter of a rupee, that is 125 naye paise or more shall be counted as the next higher quarter of a rupee and fractions of a rupee less than 125 naye paise shall be ignored. The amounts of inspection charges and damages shall be calculated to the nearest 5 naye paise that is, 25 naye paise shall be counted as 5 Naye paise and any amount less than 25 Naye paise shall be ignored.
- 13 On all repayable loans granted by the establishment interest shall be charged at the rate of $4\frac{1}{2}$ per cent or 1 per cent above the rate allowed on the balance to the credit of the members whichever is higher.
- 14. The employer shall pay to the Regional/State Commissioner inspection charges payable, failing which damage shall be paid at a rate fixed by the Central Government from time to time
- 15 Exemption granted by this notification is liable to be withdrawn by the Central Provident Fund Commissioner for breach of any of the aforesaid conditions or for any other sufficient cause which may be considered appropriate
- 16. The Central Government reserve the right to impose such further conditions as may be deemed necessary in the interests of the employees in the establishment.

[No. 11(6)63-PF II]

P. D. GAIHA, Under Secy.

New Delhi, the 9th July 1963

S.O 2025.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Chandigarh in the industrial dispute between the employers in relation to the State Bank of India and their workmen which was received by the Central Government on the 28th June, 1963.

BEFORE SHRI K. L. GOSAIN, PRESIDING OFFICER,

INDUSTRIAL TRIBUNAL, PUNJAB (CENTRAL), CHANDIGARH.

REFERENCE No. 1-C of 1963.

BETWEEN

The State Bank of India, Jullundur City Branch

AND

Their workmen

PRESENT:

Shri Ved Vayas for the workmen.

Shri J. K. Mehra for the Management.

${f AWARD}$

The Government of India, Ministry of Labour and Employment, referred to me for adjudication a dispute existing between the State Bank of India. Jullundur City Branch on the one hand and its employees on the other *vide* Notification of the State Government, dated 24th March 1963. The exact item of dispute referred is in the following terms:—

Whether the management was justified in promoting Shri Baldev Raj to officiate as Head Cashier at the Jullundur City Branch of the Bank in supersession of the claims of Shri Satyapal Tandon and, if not, to what relief is Shri Satyapal Tandon entitled?

Notices were issued to the parties and in response to the same the workmen filed their detailed statement of claim and the management filed their written statement to the same. In their written statement the management took some preliminary objections which were to the effect that the dispute in question was not an industrial dispute, that the Tribunal had no jurisdiction to grant the relief claimed by the workmen concerned, and that the reference had become infructuous in view of the fact that Shri Baldev Raj had been appointed as officiating head cashier only for a short period which had since expired There were four issues framed in the case which are as under:—

- 1 Whether the matter referred does not amount to an industrial dispute for the reasons mentioned in the written statement?
- 2. Whether the reference has become infructuous because of Shri Baldev Raj having ceased to officiate in the capacity of the head cashier?
- 3. Whether the Tribunal has no jurisdiction to grant the relief claimed by the workman concerned?
- 4. (a) Whether the management was justified in promoting Shri Baldev Raj to officiate as head cashier at the Juliundur City Branch of the Bank in supersession of the claims of Shri Satyapal Tandon?
- (b) If not, to what relief is Shri Satyapal Tandon entitled?

The evidence of the parties was recorded on the aforesaid issues and the parties thereafter addressed their arguments to me. The facts giving rise to the reference are as under:—

Shri Uttam Singh was the head cashier of the Jullundur City Branch of the State Bank of India. This branch of the Bank is one of the biggest of the branches of the Bank in the Northern India and it is in evidence that the cash balance in this branch varies from 6 to 8 crores every day. This branch has one head cashier, two deputy head cashiers and about 30 to 35 cashiers. The head cashier is of course supposed to control the entire cash in the branch and is responsible to the Bank for the acts and intromissions of the employees under him. Shri Uttam Singh was the head cashier till August or September 1962 when he retired. Shri Baldev Raj and Shri Satyapal Tandon were the two deputy head cashiers. The Bank, however, did not wish to appoint either of the two deputy head cashiers. The Bank, however, did not wish to appoint either of the two deputy head cashiers as the head cashier till such time as the permanent incumbent of the post was appointed. It is not disputed that a permanent head cashier was appointed about two months after the date of retirement of Shri Uttam Singh and it is for these two months that Shrl Baldev Raj officiated as the head cashier. Shri Satyapal Tandon who was the other deputy head cashier felt aggrieved against the decision of the Bank in not giving him the officiating chance and giving it to Shri Baldev Raj. Shri Satyapal had been appointed as deputy head cashier about a month before

Shri Baldev Raj had been appointed in that capacity and he therefore felt that he was senior to Shri Baldev Raj and was in that way entitled to the officiating chance as head cashier in preference to Shri Baldev Raj. He raised this industrial dispute which was also sponsored by the Union of the employees of the Bank. The Bank's case on the other hand is that Shri Baldev Raj was more suitable for being appointed as the officiating head cashier and taking the comparative merits of the two the Bank authorities had taken a decision to give the officiating chance to Shri Baldev Raj. My findings on the various issues are as under:—

Issues Nos. 1 to 3

These issues are inter-connected and may be taken up together. The case of the Bank is that the officiating chance is not a permanent appointment nor can it be deemed to be a promotion in the sense that the word promotion generally cannotes. Their case is that the officiating chance was only for two months and the permanent incumbent having joined even before the date of reference there was no cause of action left which could be referred. The case of Shri Satyapal Tandon is that the officiating chance of two months given to Shri Baldev Raj in preference to him (Shri Satyapal Tandon) caused him a loss of Rs. 500/- and also caused him a loss of prestige. It is really unnecessary to record any considered decision on these three preliminary issues because I am convinced that the workmen have no case on merits. I, however, do not feel that the preliminary objections have any force. Shri S. P. Tandon has stated in his evidence that if he had been given the chance of officiating for two months he would have received Rs. 500/- more as salary. This evidence stands unrebutted and there is therefore no doubt that the dispute in question is an industrial dispute. If I had found that the management was not justified in promoting Shri Baldev Raj to act as an officiating head cashier, Shri S. P. Tandon would have been entitled to a relief atleast to the extent of the aforesaid sum which he lost by not getting the officiating chance. I decide Issues Nos. 1, 2 and 3 against the management.

Issue No. 4

It is in the evidence of Shri M. R. Kirtani, Agent State Bank of India, who has appeared as R.W. 2 that "No academic qualifications are prescribed by the rules of the Bank for appointment as a head cashier. Suitability of a person is the criteria for selection as a head cashier. He must have sound knowledge of the routine work and must be reliable. His behaviour towards the public and the staff must be good. His ability to control the staff under him is also a factor which is taken into consideration...Shri Satyapal was working in a separate building which the Bank had hired for conducting Government receipts and therefore he was having about 4 or 5 cashiers under him. Shri Baldev Raj on the other hand used to assist the head cashier in the main branch and had thus acquired better knowledge of the post.... On occasions I had found that the behaviour of Shri Satyapal towards the public was not very accommodating and that he could not take decisions of his own on ordinary matters. He was not in a postition to control the staff and to get the work done from them." Shri Uttam Singh, who was the previous head cashier has stated as R.W. 3 that "Shri S. P. Tandon did not come out to my expectation and was transferred to Government Receipt Section, where he had to deal with only 4 or 5 cashiers Shri Baldev Raj continued to work in the main Section and I was satisfied with his work.... It is a matter of opinion but I regarded Shri Baldev Raj to be better as his behaviour towards the public was good. I found Baldev Raj as one who handled the staff better." Shri S. K. Mehrotra, Accountant of the Branch in question, has appeared as R.W. 1 and has stated, "What prompted me to recommend Shri Baldev Raj in preference to Shri Satyapal was that Shri Baldev Raj had been assisting the previous head cashier while Shri Satyapal had been on a duty to receive cash from the public."

Shri S. P. Tandon has himself come into the witness box as A.W. 4 and has given a version that he was superseded because Shri Uttam Singh wanted a party from him on his appointment as a deputy head cashier but he could not afford it and this displeased Shri Uttam Singh. He has also given another version that on the request of the Agent he had managed to clear some arrears of work in the Bank which Mr. Mehrotra and Shri Uttam Singh did not want him to do. His case is that Shri Mehrotra and Shri Uttam Singh had a desire that the arrears should accumulate so that they could get employed some relations of theirs in the Bank as temporary hands to clear the said arrears. In my opinion none of these two versions is substantiated on the record and to me these

versions appear to be somewhat astounding and unbelievable. He has led evidence of 3 subordinate cashiers of his who have appeared as A.W. 1, A.W. 2 and A.W. 3. None of these three have supported any of the two versions of Shri S. P. Tandon although A.W. 1 made a statement that Shri Mebrotra had a design of getting some relations of his employed in the Bank to clear the arrears. The evidence of these three witnesses appears to be wholly unbelievable. It is not denied by Shri S. P. Tandon that amongst the employees of the Bank there are two groups. A.W. 1 to 3 seem to belong to the group of Mr. Tandon and their evidence seems to be interested. After going through the evidence on the record I am convinced that there were good and cogent reasons for the Bank to give the officiating chance to Shri Baldev Raj in preference to Shri S. P. Tandon. I have no reason to believe that the Agent of the Bank, who is a responsible officer gave the said chance to Shri Baldev Raj without any just and good reasons. Paragraphs 528 and 529 of Shastri's Bank award are relied upon by Shri S. P. Tandon as laying down the proposition that in a matter of promotion seniority in service is the only criteria. I have carefully gone through these two paragraphs and I find that they do not at all support the proposition v hich Shri Tandon contends for. In paragraph 529 it is expressly stated,

"We do not think that any hard and fast rules can be laid down in connection with promotions. We are definitely opposed to the suggestion that employees' Unions should be consulted in connection with promotions. It cannot be supported on principle. We do not think that such consultation is likely to be helpful either. While there is no doubt that seniority in service should be one of the most important factors to be taken into account for the purpose, we are unable to agree that mere length of service alone irrespective of efficiency, educational qualifications, character and nature of responsibility required in connection with the vacancies to be filled in should be the sole or even the main criterion for promotion. Promotion is certainly not a matter which could be made automatic and a great deal of discretion by its very nature must rest with the management in this connection."

There is no doubt that in a sentence at page 148 of this paragraph it is stated that when a person senior in service is superseded it should be for good and cogent reasons. I have already held above that the Bank had good and cogent reasons for appointing Shri Baldev Raj as the officiating head cashier. I am definitely of the view that the promotion envisaged by paragraph 529 is a promotion from a lower rank to a higher rank on a somewhat permanent basis. The present is not a question of promotion but a question merely of putting one of the two deputy head cashiers as a head cashier just for a small period. Shri S. P. Tandon on an other occasion and later than this was given a similar chance of officiating as head cashier when Shri Baldev Raj was still acting as a deputy head cashier. For the reasons given above I do not find any substance in the demand of the workmen and dismiss the said demand. No orders as to costs.

Sd./- K. L. Gosain,

Presiding Officer,

Industrial Tribunal (Central),

The 18th June, 1963.

Chandigarh,

[No. 51(54)/62-LRIV.]

S.O. 2026.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the New Marine Colliery, Post Office Kusunda (Dhanbad), and their workmen, which was received by the Central Government on the 3rd July, 1963.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD

In the matter of a reference under Scction 10(1)(d) of the Industrial Disputes Act, 1947 (XIV of 1947).

REFERENCE No. 49 OF 1962

PARTIES:

Sec. 3(ii)]

Employers in relation to the New Marine Colliery, Post Office Kusunda, District Dhanbad.

AND

Their workmen.

PRESENT:

Shri Raj Kıshore Prasad, M.A., B.L., Presiding Officer.

APPEARANCES:

For the Employers-Shri S. M. Tewari, General Supervisor.

For the Workmen-Shri Sankar Bose, Colliery Mazdoor Sangh.

INDUSTRY: Coal. State: Bihar.

Dhanbad, dated the 28th June, 1963

AWARD

The Ministry of Labour & Employment, Government of India, by its Order No. 2/110/62-LRII, dated 27th November, 1962 referred under Section 10(1)(d) of the Industrial Disputes Act, 1947, the following industrial dispute between the employers in relation to the New Marine Colliery, P.O. Kusunda, District Dhanbad, and their workmen. In respect of the matter specified below, for adjudication to this Tribunal:—

- "1. Whether Shri Bishu Bhuiya, Trammer of the New Marine Colliery, had any reasonable explanation for his absence from duty from 17th August 1962 to 7th September 1962?
- 2. Was the management of the New Marine Colliery justified in dismissing Shri Bishu Bhuiya from service for his involuntary absence without permission?
- 3. What relief, if any, is Shri Bishu Bhuiya entitled to?"
- 2. On 28th June, 1963 Shri Sankar Bose, representing the workmen, and, Shri S M. Tewari, General Supervisor of the Company both filed a joint petition of compromise incorporating the agreed minutes between them and prayed that an award in terms of the said petition of compromise be made.
- 3. I have read the terms of compromise and I am satisfied that they are quite reasonable and fair and in the interest of both the parties, and, therefore, the compromise is accepted.
- 4. I accordingly make an award in terms of the petition of compromise which is marked Annexure 'A' and made a part of this award.
- 5. This is my award which I submit to the Central Government under Section 15 of the Industrial Disputes Act, 1947.

Sd./- RAJ KISHORE PRASAD.

Presiding Officer, Central Government Industrial Tribunal,

Dhanbad.

DHANBAD; Dated the 28th Jne, 1962

Annexure "A"

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL, TRIBUNAL, DHANBAD

REFERENCE No. 49 of 1962

The Employers in relation to the New Marine Colliery

AND

Their workmen.

The humble petition on behalf of the above named Parties beg to submit as tollows:--

That without prejudice to the Contentions of the Parties made in their respective written statement the dispute has been settled on the following terms:—

- (1) That Shri Bishu Bhuiya, the workman concerned in the present Reference, will not press his claim for re-instatement.
- (2) That the Employers will make an ex-gratia payment of a lump sum of Rs. 500/- (Five hundred) only within 7 days from the date of this settlement.
- (3) That the workman or any body on his behalf will have no claim against the Employers on any other account.
- (4) That the parties will bear their own respective costs of the present Proceedings.

It is therefore humbly prayed that the Reference may be disposed off and an Award passed in terms aforesaid.

Dated the 27th June, 1963.

Workman concerned

L. T. L. (BISHU BHUIYA).

For Employers

Sd./- D. Singh, Manager, New Marine Colliery.

For Workman

Sd./- S. DAS GUPTA, Secretary, Colliery Mazdoor Sangh.

!No. 2/110/62-LRII.]

New Delhi, the 11th July 1963

S.O. 2027.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947) the Central Government hereby publishes the following award of the Industrial Tribunal. Madras, in the industrial dispute between the employers in relation to the Hercules Insurance Company Limited, Madras and their workmen, which was received by the Central Government on the 29th June, 1963.

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS

Monday the twenty fourth day of June, Nineteen sixty three. (3rd day of Asadha, 1885, Saka)

PRESENT

Sri P. N. Ramaswami, M.A., ICS,

I.D. No. 22 of 1963

(The Workmen and the Management of Hercules Insurance Co., Madras)

BETWEEN:

The General Secretary, General Insurance Employees Union, Southern Zone, No. 107, Armenian Street (Top Floor), Madras-1.

AND

The Branch Manager, Hercules Insurance Co., Ltd., Dare House, P.B. No. 169, Madras-1.

Reference: No. 70(1)/63-LRIV—Government of India, Ministry of Labour and Employment, dated 18th March 1963.

- Issues: (1) How far the demand of the workmen for revision of scales of pay and rates of dearness allowance is justified?
 - (2) How far the demand of the workmen for liberalisation of the leave facilities is justified?
 - (3) How far the demand of the workmen for liberalisation of the medical facilities is justified?

This dispute coming on for hearing on 1st May, 7th, 14th and 21st June, 1963 upon perusing the material papers on record and the memorandum of settlement filed by the parties, and upon hearing the arguments of Messrs. Habibulla Basha and I. Subramaniam for the Management and Messrs. K. V. Sankaran and K. Ranganathan for the Union, the Tribunal passed the following:

AWARD

A Dispute arose between the management and the workers of the Madras Branch of the Hercules Insurance Co. Ltd., regarding scales of pay, privilege leave, sick leave and medical facilities available to the workmen. The dispute was the subject matter of conciliation proceedings in December 1962. As no satisfactory solution was found the dispute was referred to this Tribunal for adjudication by the Government of India. When the dispute was pending the parties have entered into negotiations which have resulted in the settlement now filed.

The terms of settlement are as follows:-

(1) Salaries:

Clerical Staff: There shall be only one grade as follows in the place of existing grades "A" and "B":

Rs. 80-7-101-10-151-13-229-E.B.-15-334.

Despatchers: Rs. 60-3-75-5-125.

The present despatchers will be given one additional increment at 1st January 1963.

Peons: Rs. 30-3-54-4-78.

Drivers: Rs. 60-3-75-4-95-5-105.

The basic salaries drawn on 31st December, 1962 will be fitted into similar amounts of salaries in the new scale but where such old salaries fail to exactly fit into a particular step in the new scale of salaries they will be fitted into the next higher step.

(2) Dearness Allowance:

Clerical Staff: 80 per cent on the first Rs. 100.

40 per cent on the balance

Minimum Rs. 80: Maximum Rs. 135.

Despatchers, Peons & Drivers: Rs. 75 flat.

The dearness allowance will be paid with effect from 1st January 1963. In addition the employees will be entitled to receive as a special case Dearness Allowance from the 1st of April. 1962 to 31st December, 1962 on the following basis, on the basic salaries obtaining between the said two dates after deducting dearness allowance already paid to them.

Clerical Staff: 75 per cent on the first Rs. 100 37½ per cent on the balance Minimum Rs. 75 Maximum Rs. 116.

Despatchers: Rs. 70 flat.

Peons & Drivers: Rs. 60 flat.

(3) Leave facilities:

- (a) Privilege leave: The existing leave facilities of 28 days per annum with accumulation upto 56 days will continue.
- (b) Sick leave: 15 days a year with accumulation upto 90 days.

- (4) Medical facilities: Every employee will be given the cost of medical aid prescribed by any registered medical practitioner on production of the prescription and the bills subject to a maximum of Rs. 75 per annum. The Company will no longer provide a doctor. For the period from now till the end of 1963 the employee will only be entitled to Rs. 37.50 nP.
- (5) Duration of the agreement: This agreement shall come into force at once and be in operation for a period of three years with effect from 1st January 1963.
- I have carefully gone into the particulars of the settlement and have come to the conclusion that they are fair and reasonable and that they are the maximum concessions which could be obtained by the workers. In fact, this settlement is on the generous side and which is what it ought to be in these hard times. Therefore, I adopt the terms of the settlement.

There will be an award accordingly.

1. Witnesses examined on behalf of the Union:

Nil.

2. Exhibits marked on behalf of the Union:

Nil.

1. Witnesses examined on behalf of the Management:

Nil. Nil.

2. Exhibits marked on behalf of the Management:

(Sd.) P. N. RAMASWAMI, Industrial Tribunal.

[No. 70(1)/63-LRIV.]

New Delhi, the 15th July 1963

S.O. 2028.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the North Brook Colliery and their workmen, which was received by the Central Government on the 9th July, 1963.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA REFERENCE No. 2 of 1963.

PARTIES:

Employers in relation to the North Brook Colliery

AND

Their workmen.

PRESENT:

Shri L. P. Dave—Presiding Officer.

APPEARANCES:

On behalf of employers-Shri B. K. Ghose, Welfare Officer.

On behalf of workmen—Shri Keshab Banerjee, General Secretary, Colliery Mazdoor Union.

STATE: West Bengal.

INDUSTRY: Coal Mines.

AWARD

The Government of India, Ministry of Labour and Employment, by their order No. 1/3/63-LRII, dated 22nd February, 1963, have referred the industrial dispute existing between the employers in relation to North Brook Colliery and their workmen in respect of the question whether the underground workmen of North Brook Colliery had to work from 1st May, 1960, with their own Lanterns and Chimneys purchased by them and if so, whether they were entitled to the re-imbursement of the cost incurred by them in this behalf and if entitled, to what extent, for adjudication to this Tribunal.

2. In response to notices issued by this Tribunal, the parties filed their written statements. The matter was then fixed for hearing to-day. When it was taken up to-day, the parties submitted before the Tribunal a memorandum of settlement arrived at between them (copy annexed herewith) and requested that an award should be passed in terms thereof. The dispute relates to the question of compensation which was claimed by several workmen who urged that they had to work in the colliery with their own lanterns and chimneys from 1st May, 1960. It appears that from 1st January, 1963, the colliery has supplied the necessary

The 6th July, 1963.

lanterns and chimneys to the workmen and the dispute thus is regarding compensation between 1st May, 1960 to 31st December, 1962. Under the terms of compromise, it has been agreed that those workmen who have worked between 1 to 150 days with their own lanterns will be paid a sum of Rs. 1.50 nP. and those who have worked for more than 150 days would be paid a sum of Rs. 1.50 nP. and those who have worked for more than 150 days would be paid a sum of Rs. 3. The amount of compensation payable to the workmen for using their own chimneys has also been fixed. This amount varies according to number of days that the workmen had to work with their own chimneys. Those who worked between 1 to 25 days are to get 0.12 nP., those who have worked between 26 and 50 days are to get 0.25 nP. and so on. The Union who represents the workmen is also to get Rs. 100 as costs of this reference.

3. In my opinion, the compromise is fair and reasonable. I therefore record it and order that an award in terms thereof should be passed.

Sd./- L. P. DAVE.

Presiding Officer.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA Reference No. 2 of 1963.

Employers in relation to North Brook Colliery.

Their workmen represented by the Colliery Mazdoor Union.

The humble petition of the abovenamed parties most respectfully showeth:—

- 1. That the parties abovenamed have amicably settled their disputes and difference giving rise to the above reference on the following terms:-
- (a) That the workmen listed in Annexure 'A' of their written statement, dated 12th April, 1963, including those listed in rejoinder, dated 22nd June, 1963, will get by way of reimbursement of the costs incurred by them for lanterns and chimneys used by them during the period from 1st May, 1960 to 31st December, 1962, according to the number of days worked by each of them during each calendar year commencing from 1st May, 1960, according to the following schedule. It is further agreed that workmen not listed in the written statement and rejoinder hereinbefore stated but whose names will be submitted later on to the employers by the union will be likewise reimbursed provided such names are submitted within three months from the date of this settlement.

SCHEDULE

A. LATERNS.

Number of o	1 ays	worke	d per	caler	ider y	ear	Amount to be paid
1 to 150 d 151 and abo				:	:	<i>:</i>	Re. 1.50 nP. Rs. 3.00 nP;
B. CHIMNEYS	ş.						
I to 25 (lavs						O·I2 ,,
26 to 50	• • •				-		0.25 ,,
51 to 75	11						0.37 "
76 to 100							0.50 ,,
101 to 125							0.62 ,,
126 to 150	,,						0.75 ,,
151 to 175	,,						0.87 ,,
176 to 200	,,						I·00 ,.
201 to 225	,,	_					I·I2 ,,
226 to 250	33					,	125,,
251 to 275	33						1.37 ,,
276 to 300	22						1.50 ,,

(b) That the payment at the above rates by the employers will be in full satisfaction of the workmen's claim in respect of the said period from 1st May, 1960 to 31st December, 1962.

- (c) That payments to those already listed in the written statement and the rejoinder will be made within 21 days from the date of this settlement and those whose names will be submitted later on will be paid within 15 days from date of receipt of such names.
- (d) That the employers will pay Rs. 100.00 (Rupees One hundred) only to the union as costs of this reference.

In the circumstances, the parties pray that the Hon'ble Tribunal be pleascd to allow the parties to compromise the reference in the above terms and pray the Hon'ble Tribunal to give an award in terms of this settlement.

And for this as in duty bound the parties shall ever pray.

Sd/- Keshab Banerjee,

Sd./- B. K. Ghose,

Representing the Workmen.

Representing the Employers.

Dated, Calcutta, the 6th July, 1963.

[No. 1/3/63-LRII.]

ORDERS

New Delhi, the 9th July 1963

S.O. 2029.—Whereas a vacancy has occurred in the office of the presiding officer of the Labour Court with headquarters at Hyderabad (constituted by the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 456, dated the 5th February, 1963) on account of the transfer of the presiding officer thereof;

Now, therefore, in pursuance of the provisions of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri D. Subba Rao as the Presiding Officer of the said Labour Court.

[No. 55(2)/63-LRIV.]

New Delhi, the 12th July 1963.

S.O. 2030.—In exercise of the powers conferred by sub-section (3) of section 19 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby extends the period of operation of the award of the National Industrial Tribunal, Bombay, in the industrial dispute referred to the said Tribunal by the notifications of the Government of India in the Ministry of Labour and Employment, Nos. 705 and 1449 dated respectively the 21st March, 1960 and the 4th June, 1960, and published with the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 2028, dated the 13th June, 1962, in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (ii), dated the 30th June, 1962, by a period of one year.

[No. 55/17/63 LR. IV.]

P. R. NAYAR, Under Secy.

New Delhi, the 12th July 1963.

S.O. 2031.—In exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), the Central Government hereby appoints Shri R. S. Stead as a member on the Mining Board for the States of Maharashtra and Gujarat, constituted under the notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 3937, dated the 22nd December, 1962, and directs that in the said notification, under the heading "Members" for the entries "Shri E. A. Walker, Post Box No. 8" the entries "Shri R. S. Stead, Post Box No. 34" shall be substituted.

[No. 3/4/63-MI.]

R. C. SAKSENA, Under Secy.

ORDERS

New Delhi, the 15th July 1963

S.O. 2032.—Whereas a vacancy has occurred in the office of the Presiding Officer of the Labour Court, Calcutta, constituted by the Notification of the Government of India in the Ministry of Labour and Employment, No. S.O. 1570, dated the 31st May, 1963;

Now, therefore, in pursuance of the provisions of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri M. K. Roy as Presiding Officer of the Labour Court constituted as aforesaid.

[No. F. 1/10/63-LR-I-I.]

S.O. 2033.—Whereas a vacancy has occurred in the office of the Presiding Officer of the Labour Court, Gauhati, constituted by the notification of the Government of India in the Ministry of Labour and Employment No S.O. 1572, dated the 31st May, 1963:

Now, therefore, in pursuance of the provisions of section 8 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby appoints Shri R. B. Medhi as Presiding Officer of the Labour Court constituted as aforesaid.

[No. 1/10/63-LR I-II.]

G. JAGANNATHAN, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 11th July 1963

S.O. 2034.—In pursuance of clause (d) of Rule 2 of the Central Advisory Council (Procedura!) Rules, 1552, the Central Government hereby appoints Shri K. J. George, Deputy Secretary to the Government of India in the Ministry of Commerce and Industry, to perform the functions of Secretary to the Central Advisory Council.

[No 1(2)Lic. Pol./63.]

J. S. BAKHSHI, Under Secy.

(Office of the Jt. Chief Controller of Imports and Exports)

NOTICE

Calcutta, the 20th June 1963

S.O. 2035.—It is hereby notified, that in exercise of the powers conferred by Clause 9 of the Imports (Control) Order, 1955 the Government of India, in the Ministry of Commerce and Industry propose to cancel licence No. E297959/61, dated 20th July 1961 valued at Rs. 1037/- for the Import of Broax [Sr. No. 22-31(a)/V] from the General Area except South and South West Africa, granted by the Jt. Chief Controller of Imports and Exports, Calcutta to M/s Jyoti Bros, P-11, New Howrah Bridge Approach Road, Calcutta, unless sufficient cause against this is furnished to the Jt. Chief Controller of Imports and Exports, within ten days of the date of issue of this notice by the said M/s. Jyoti Bros, P-11, New Howrah Bridge Approach Road, Calcutta, or any Bank, or any other party, who may be interested in it. It is noticed that the licence in question was issued by ml-take.

In view of what is stated above M/s. Jyoti Bros, P-11, New Howrah Bridge Approach Road, Calcutta, or any Bank, or any other party, who may be interested in the said licence No. E297959/61, dated 20th July 1961 are hereby directed not to enter into any commitments against the said licence and return it immediately to the Joint Chief Controller of Imports and Exports, Calcutta.

[No. 89/60/CDN.]

P. K. BISWAS.

Dy. Chief Controller of Imports and Exports.

(Indian Standards Institution)

New Delhi, the 5th July, 1963

S.O. 2036—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institutions hereby notifies that twelves heenes, particulars of which are given in the Schedule hereto annexed, have been granted authorizing the licences to use the Standard Mark.

Тне	SCHEDULE
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No. and Date Licence		Relevant Indian Standard				
1,01	diag Date	юm	Te		ыспс	
(1)	(2)	(3)	(4)	(5)	(6)	(7)
I	CM/L-545 5-6-63	10-6-63	9-6-64	M/s Assam Veneer Saw Mills, PO. Ledo, Distt Lakhimpur, Upper Assam	Tea-Chest Plywood Panels	IS: 10-1953 Specification for Phywood Tea-Chests (Revised).
2	CM/L-546 5-6-1963	10-6-63	9-6-64	M/s Varat Timber Assam Private Ltd . Makum Road, Tinsukia, Assam having their head office at 67 B, Netaji Subhas Road, Calcutta-I.	Tea-Chest Plywood Panels	IS: 10-1953 Specification for Plywood Tea-Chests (Revised).
3	CM/L-547 14-6-1963	15-7-63	14-7-64	M/s. Sheet & Metal Industries, 137-A, Jessore Road, Dum Dum Calcutta-28.	Tea-Chest Plywood Panels	IS: 10/1953 Specification for Plywood Tea-Chests (Revised)
4	CM/L-548 14-6-1963	15-7-63	14-7-64	M/s. Bharat Barrel & Drum Mfg. Co. Private Ltd., 5, Kalı Prosanna Singhee Road, Calcutta-2.	Steel Drums.	IS 1549-1960 Specification for Steel Drums and Kegs (Galvani- zed and Ungalvanized)
5	CM/L-549 21-6-1963	15-7-63	14-7-64	vate Ltd, Station Road, Bhandup,	•	IS. 444-1953 Specification for Water Delivery Hose IS. 446-1953 Specification for Air Hose for Pneumatic Tools
6	CM/L-550 25-6-1963	15-7-63	14-7-64	M/s. Janta Tin Works 618/1 Faithful Gani, Kanpur.	18-Litre Square Tins	IS 916-1958 Specification for 18

7	CM/L-551 25-6-1963	15-7-63	14-7-64	M/s Chemi Mineral Mills, Cha- kravarti Ashoka Road, Industrial Estate Kandivli (East), Bombay-67 having their head office at 7A, Dean Lane, Fort, Bombay-1.	BHC Dusting Powders	IS 561-1962 Specification for BHC Dusting Powders (Second Revision)	Sec. 5(ii)]
8	CM ₁ L-552 25-6-1963	15-7-63	14-7-64	M ₁ s Bharat Pulverising Mills (Pvt) Ltd., 38-A Sayani Road, Bombay- 28.	BHC Emulsifiable concentrates	IS 632-1958 Specification for BHC Emulsifiable Concentrates (Revised).	THE
9	CM/L-553 25-6-1963	15-7-63	14-7-64	M s. Mahendra Electricals Ltd., Kamla, Mission Road, Nadiad, Gujrat State	(i) PVC Cables of 250 and 660 Volts Grade (ii) PVC Insulated Flexible Cords 250 Volts Grade	IS 694-1960 Specification for PVC Cables and Cords for Electric Power and Lighting for Working Voltages Up to and Including 650 Volts to Earth.	GAZETTE (
10	CM/L-554 25-6-1963	15-7-63	14-7-64	M s. Annapurna Pulverising Mills, Industrial Estate, Eluru (W G Dt A P	BHC Dusting Powders	IS 561-1962 Specification for BHC Dusting Powders (Second Revision)	OF INDI
11	CM/L-555 26-6-1963	15-7-63	14-7-64	Ms. Indian Aluminium Cables Ltd., 12th Milestone Delhi-Ma- thura Road, Tehsil Ballabhgarh, having their Registered Office at 6, Ratendone Road, New Delhi-II.	Hard-Drawn Stranded Aluminum and Steel Cored Aluminum Conductors for Overhead Power Transmission Purposes	IS 398-1961 Specification for Hard Drawn Stranded Aluminium and Steel Cored Aluminium Conduc- tors for Overhead Power Trans- mission Purposes.	A· JULY 20,
12	CM/L-556 28-6-1963	15-7-63	14-7-64	M/s Zenith Fire Services, 28, Parel Tank Road, Ambewadi, Bombay- 33 having their office at 127/129, Mody Street, Fort, Bombay-1	(i) Portable Chemical Fire Extinguisher, Foam Type. (ii) Portable Chemical Fire Extinguisher, Soda Acid Type	IS 933-1959 Specification for Portable chemical Fire Extinguisher, Foam Type IS: 934-1960 Specification for Portable Chemical Fire Extinguisher, Soda Acid type.), 1963/ASADI

[No. MD/12: 1090]

S.O. 2037.—In pursuance of sub-regulation (1) of regulation 8 of the Indian Standards Institution Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that twenty-eight licences, particulars of which are given in the Schedule hereto annexed, have been renewed.

THE SCHEDULE

Serial No.	Licence No.	cence No. Period of Validity		Name and address of the Licensee	Article's covered by the Lic-	Relevant Indian Standard(s)	
NO.	and Date	From	To	-	Cince		
(1)	(2)	(3)	(4)	(5)	í6)	(7)	
1	CM/L-117 13-2-1959	1-7-63	30-6-54	Mis. Metallica Works Private Ltd., 11, Worli Road, Bombay-18.	Autifriction Bearing Alloys	IS: 25-1961 Specification for Anti- friction Bearing Alloys (Revised).	
2	CM/L-131 24-6-1959	1-7-63	30-6-6 4	M/s, E.I.D.—Parry Ltd., Dare House, Madras-1.	BHC Dusting Powders	IS: 561-1962 Specification for BHC Dusting Powders (Second Revision).	
3	CM/L-132 24-6-1959	1-7-63	30-6-64	M/s, E.I.D.—Parry Ltd., Dare House, Madres-1.	DDT Dusting Powders.	IS: 564-1961 Specification for DDT Dusting Powders (Revised.	
4	CM/L-133 15-7-1959	19-6-63	17-6-64	M/s. Travancore Sugars & Chemicals Ltd., Tiruvalla. Central Tra- vancore, Kerala State.	Rectified Spirit Grade I	IS: 323-1959 Specification for Rectified Spirit (<i>Revised</i>).	
5	CM /L-194 13-5-1960	15-6-63	14-6-64	M/s. Enco Plywood & Saw Mill Industries, Siliguri, P.O. Siliguri, District Darjeeling.	P wood for General Purposes	IS: 303-1960 Specification for Plywood for General purposes (<i>Revised</i>).	
6	CM/L-195 13-5-1960	15-6-63	14-6-64	M/s. Western India Plywoods Ltd., Balipatam, Cannanore, District Kerala State.	Plywood for General Purposes	IS: 303-1960 Specification for Plyword for General Purposes (<i>Revised</i>).	
7	CM/L-198 14-6-1960	16-6-63	15-6-54	Mrs. Bando Plywood Works, 226, Lower Circular Road, Cal- cutta-20.	Tea-Chest Plywood Panels	IS: 10-1953 Specification for Plywood Tea-Chests (Revised).	
8	CM/L-303 30-5-1961	15-6-63	14-6-64	M/s. Tata-Fison Ltd., Pandit Meti- lal Nehru Road, Jamuna Kinara Agra,	BHC Water Dispersible Powder Concentrates.	IS: 562-1962 Specification for BHC water Dispersible Powder Concentrates (Second Rension).	

P.O. Hinoo, Ranchi,

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(Revised).

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19	CM/L-398 20-3-1962	2-4-63	1-4-64	M/s. Hindustan Steel Ltd., Bhilai Steel Works, P.O. Bhilai, Distt. Durg having their Regd. Office at Bihar Secretariat Building, P.O. Hinoo, Ranchi.	High Tensile Structural Steel.	1S: 961-1957 Specification for High Tensile Structural Steel.
29	CM/L-399 20-3-1962	2-4-63	1-4-64	M/s. Hindustan Steel Ltd., Bhilai Steel Works, P.O. Bhilai, Distt. Durg having their Regd. Office at Bihar Secretariat Building, P.O. Hinco, Ranchi.	Rivet Bars for Structural Purposes	IS: 1148-1957 Specification for Rivet Bars for Structural Purposes.
21	CM/L-400 20-3-62	2-4-6 3	1-4-64	M/s. Hindustan Steel Ltd., Bhilai Steei Works, P.O. Bhilai, Distt. Durg having their Regd. Office at Bihar Secretariat Building, P.O. Hinco, Ranchi.	High TensileRivetBarsfor Struc- tural Purposes.	IS: 1149-1957 Specification for High Tensile Rivet Bars for Structural Purposes.
22	CM/L-417 24-5-1962	15-6 -6 3	14 -6- 64	M/s. Indian Cable Industries, Bombay-Poona Road, Pimpri (Distt. Poona).	PVC Insulated Cables Only 250 & 650 Volts Grade.	IS: 694-1960 Specification for PVC Cables and Cords for Electric Power and Lighting for Working Voltages upto and including 650 Volts to Earth. (Tentative Amended).
25	CM/L-419 30-5-1962	15-6-63	14-6-64	M/s. Bata Shoe Company Pvt. Ltd., Batanagar, (24-Parganas), West Bengal having their Head Office at 30 Theatre Road, Calcutta-16	Brown.	IS: 1746-1960 Specification for Shoe Polish.
24	CM/L-421 30-5-1962	15 -6- 63	14-6-64	The Tata Iron & Steel Company Ltd., Jamshedpur, Singhbhum Distt., Bihar.	Structural Steel	IS: 226-1958 Specification for Struc- tural Steel (Second Revision),
25	CM/L-422 30-5-1962	15-6-63	14-6-64	The Tata Iron & Steel Company Ltd., Jamshedpur, Singhbhum Distt. Bihar.	Galvanised Steel Sheets (Plain & Corrugated).	IS: 277-1951 Specification for Galvanised Steel Sheets Plain and Corrugated) (Tentative).
26	CM/L-423 19-6-1962	20-6-63	19-6-64	The Vikon Electrical Works (Private) Ltd., G. T. Road, Goraya, (Punjab)	Semi-Enclosed Electric Fuses (Ratings up to 200 amperes and 250 Volts to Earth).	IS: 2086-1962 Specification for Semi-Enclosed Electric Fuses.

27	OM/L-424 30-6-1962	1-7-63	30-6-64	M's Anam Electrical Manufacturing Company, Kadiam, East Goda- vari Distt., Andhra Pradesh.	Aluminium Conductor Steel Reinforced and All Alumi- nium Conductors.	1S: 398-1961 Specification for Hard- Drawn Stranded Aluminium and Steel Cored Aluminium Conduc- tors for Overhead Power Trans- mission Purposes (Revised).
-28	CM/L-426 30-6-62	1-7-63	30-6-64	M.'s Asian Cables Corporation Ltd., Kotak Wadi, Pokhran Road, Maji- wade, Thana (Maharashtra State) having their Registered Office at Navsari Bldg., 240 Dr. D. N. Road, Fort, Bombay-1.	(VIR) Cables, Taped/Untaped	18: 434-1953 Specification for Rubber-Insulated Cables and Flexible Cords for Electric Power and Lighting (for Working Voltages up to and Including 11 kV) (Temative).
						f No. MD/re-eral

[No. MD/12-232]

New Delhi, the 8th July 1963

S.O. 2038.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies that the Indian Standard(s), particulars of which are given in the Schedule hereto annexed, have been established during the period 19 June to 30 June 1963.

THE SCHEDULE

		in commons	
SI. No.	No. and Title of the Indian Standard established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
ī	IS: 307-1963 Specification for Carban Dioxide (Revised)	IS: 307-1956 Specification for Curbon Dioxide, Industrial.	This standard prescribes the requirements and the methods of test of carbon dioxide. The material is chiefly used in the manufacture of aerated waters, as fixe extinguisher, and in the manufacture of solid carbon dioxide. It is also used in the packing of cashew nuts, in the setting of foundry cores in engineering industries, in the drying of paint films and in canning industries. (Price Rs. 2.50).
2	IS: 1844-1962 Specification for Bristles	.,	This standard prescribes the requirements for different qualities, types and grades of bristles, and methods of distinguishing such types and grades. (Price Rs. 4.00).
3	IS: 2117-1963 Code of Practice for manufacture of Hand-Made Common Burnt-Clay Building Bricks	or	This standard covers the selection of raw material, moulding and burning of hand-made common burnt-clay building bricks. (Price Rs. 4.00).
4	IS: 2315-1963 Specification for Thimbles for Wire Ropes	••	This standard specifics materials for and dimensions of ordinary, recving, solid and open type thimbles for wire ropes, of nominal sizes as follows: (a) Ordinary: 8 mm to 70 mm, (b) Reeving: 16 mm to 38 mm, (c) Solid: 8 mm to 64 mm, and (d) Open Type: 8 mm to 64 mm. (Price 2.50).
5	IS: 2321-1963 Requirements for General Purpose Amplitude Modulated Radio Frequency Signal Generators (30 kc/s to 30 Mo/s)		This standard covers recommendations for minimum performance requirements for general purpose radio frequency amplitude modulated (Sinusoldal modulation) signal generators operating in the frequency range of 30 kc/s to 30 Mc/s). (Price Rs. 1.50).

(1)	(2)	(3)	(4)
6	IS: 2325-1963 Specification for Ig ution Couls		This standard covers the basic mechanical and electrical requirements and methods of test for 6-, 12-, and 24-Volt ignition coils for use with automobiles. It also lays down their overall and mounting dimensions, (Price Rs. 3.00).
7	IS: 2353-1963 Specification for Phenyl Mercury Chloride, Technical	••	This standard prescribes the requirements and the methods of test for phenyl mercury chloride, technical. (Price Rs. 2.50).
8	IS: 2356-1963 Specification for Formulations Based on Phenyl Meroury Salicylate	••	This standard prescribes the requirements and the methoda of test for the formulationa based on phenyl mercury salicylate. (Price Rs. 2.50).
9	IS: 2362-1963 Determination of Water by the Karl Fischer Method	11	This standard prescribes the Karl Fischer method for determination of water or moisture. The method shall be used for determination of water content up to 0.5 percent. (Price Re. 1.00).
10	IS: 2374-1963 Specification for Ice Tanks.	••	This standard covers the general dimensions, materials and construction finish and testing of ice tanks used in the manufacture of block ice. (Price Rs. 1-50).

Copies of these Indian Standards are available, for sale, with the Indian Standards Institution, Manak Bhavan. 9, Mathura Road, New Delhi-1. and also at its branch offices at (i) 232, Dr. Dadabhoy Naoroji Road. Fort Bombay-1, (ii) Third Floor, 11, Sooterkin Street, Calcutta-13, (iii) Second Floor, Sathyamurthi Bhavan, 54, General Patters Road, Madras-2, (iv) 14/69, Civil Lines, Kanpur.

[No. MD/13: 2.]

New Delhi, the 9th July 1963

S.O. 2039. —In partial modification of the rate of marking fee for Gum Spirit of Turpentine (Oil of Turpentine), notified in the Schedule annexed to the Ministry of Commerce and Industry (Indian Standards Institution) Notification No. S.R.O. 2030 dated the 7th June 1957, published in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 22nd June 1957, the Indian Standards Institution hereby notifies that the marking fee per unit for Gum Spirit of Turpentine (Oil of Turpentine), details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with immediate effect.

THE SCHEDULE

S1. No.	Product/Class of Products	No. and Title of the relevant Indian Standard	Unit	Marking Fee per unit
1. G	rum Spirit of Turpent ne (Olof Tutpentine)	IS: 533-1954 Sp-cification for Gum Spirit of Turpentine (O.l of Turpentine)	1000 Litres	0.65 nP

New Delhi, the 11th July 1963

3.0.2040—In exercise of the powers conferred by sub-regulations (2) and (3) of regulation 3 of th Indian Standards Institution (Certification Marks) Regulations, 1955, as amended in 1961 and 1962, the Indian Standards Institution hereby notifies the issue of errata slips particulars of which are given in column (4) of the Schedule hereto annexed, in respect of the Indian Standards specified in column (2) of the said Schedule.

TUR SCHENITE

			THE SCHEDULE	
Sl. No,	No. and Title of dard		No. and date of Gazette Notification in which es- tablishment of Indian Standard was notified	Particulars of Errata Slip Issued
(t)	(2	2)	(3)	(4)
ì	IS: 887-1960 Sp Mutton Tallow.	ecification for	S.O. 2818 dated 26 November 1960,	Page 3, Table I, Sl. No. (ii), col. 2, line 4 please read 'Y+5R' for 'V+5R'
,	IS: 1084-1961 for Hawser- (Revised).	Specification Laid Manila Rope	S.O. 1573 dated 26 May 1962	(i) Page 4, clause 7.2, line 3 please read '4.6 kilotex' for '6.4 kilotex' (ii) Page 4, Note 1 under clause 7.2, line 1 please read '4.6 kilotex' for '6.4 kilotex' (iii) Page 4, Note 1 under clause 7.2, line 2 please read '0.46 kg' for '0.64 kg'
3	thods of Test	for Dairy In- Methods of	dared 25 May 1963.	(i) Page 12, sub-sub-clause 4.3.1.2 (b), line 4 please read 'equipment' for 'epuip- ment' (ii) Page 15, clause 6.7, line 3 under column heading 'Grading' please read 'More than 1000 but less than 5000' for 'More than 1000 but less than 5000' (iii) Page 24, clause 9.4, se- cond para, line 1 please read 'polyphosphates' for 'poly- phospates' (iv) Page 30, clause 11.1, line 16 please read '15.5°C' for '15.5°C' (v) Page 32, sub-clause 11.1, line 3 please read 'percentage of inhibitor' for 'percent inhibitor' (vi) Page 33, clause 13.2, line 1 please read 'Methyl Chlo- ride' for 'Methylene Chlori- de'
4	IS: 1731-1961 for Steel Flats and General Purposes.	Dimensions for Structural Engineering	dated 14 April 1962	(i) Pages 6 and 7, Tables I and II—Insert the following Note under Table I and II: "Note—The sign'——' given in the table indicates that the flat of the concerned width-thickness combination

- Page 4, Note I under guse 7.2, line I please ad '4.6 kilotex' for '6.4 llotex' Page 4, Note 1 under ецве 7.2, line 2 please
- ad '0'46 kg' for '0'64 kg' Page 12, sub-sub-clause 3 1 2 (b), line 4 please ad 'equipment' for 'epuipent'
 - under column heading rading' please read lore than 1000 but less than oo' for 'More than 1000 t less than 5000' Page 24, clause 9.4, se-
 - nd para, line I please read olyphosphates for 'polyiospates^s Page 30, clause 11.1, ne 16 please read '15.5°C' or '15.5°C'
 - Page 32, sub-clause 11.1.4, ne 3 please read 'percentage for 'percent inhibitor' thibitor'
 - Page 33, clause 13.2, line 1 lease read 'Methyl Chlode' for 'Methylene Chlori-
 - Pages 6 and 7, Tables I ad II—Insert the following
 - Note under Table I and II: –' given Note--The sign'--the table indicates that e flat of the concerned idth-thickness combination is not manufactured in the country.
- (ii) Page 7, Table III, under '6 o' column heading

Copies of these Errata Slips are available, free of cost, with the Indian Standards Institution Manak Bhavan, 9 Mathura Road, New Delhi-1 and also at its Branch Offices at (i) 232 Dr. Dada hoy Nuroji Road, Bombay-1, (ii) Third Floor, 11 Sooterkin Street, Calcutta-13, (iii) Second loor, Sathyamurthi Bhavan, 54, General Patters Road, Madras-2, and (iv) 14/69 Civil Lines, [No. MD/13:6)] S. K. Sen,

New Delhi, the 12th July 1963

5.0.2041—In partial modification of the Ministry of Commerce and Industry (Indian Standard's Institution) Notification No. 1255 dated the 15th May 1956 as amended by S.R.O. 1482 dated the 20th June 1956 published in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 2nd June 1956, the Indian Standards Institution hereby notifies that the marking fee per unit for Ordinary Rapid-Hardening & Low Heat Portland Cement, details of which are given in the Schedule hereto annexed has been revised. The revised rate of marking fee shall come into force with immediate effect,

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and Title of relevant Indian Standard	Unit	Marking Fee per Unit
1. O	rdinary Rapid-Hardening and Low Heat Portland Cement	IS: 269—1958 Specification for Ordinary Rapid-Hardening and Low Heat Portland Cement (Revised),	1 000 Metric Tonne	Rs 12·00
			[No. 1	MD/18:2]

3.0.2042—In partial modification of the Ministry of Commerce and Industry (Indian Standards Institution), Notification published under S. O. 1127 dated the 26th April 1960, in the Gazette of India, Part II, Section 3, Sub-Section (ii) dated the 7th May 1960, the Indian Standards Institution hereby notifies that the marking fee per unit for Bitumen Felts for Waterproofing and Damp Proofing, details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with immediate effect.

THE SCHEDULB

Si. No.	Product/Class of Products	No, and Title of relevant Indian Standard	Unit	Marking Fee per Unit	
 I.	Bitumen Felts for Waterproofing and Damp-Proofing		I 000 Metres	Rs. 2:00 per unit with a minimum of Rs. 3000:00 for production during a calendar year.	

[No. MD/18:2]

Senal No.	No. and title of the Indian Standard amended	No. & date of Gazette Notification in which the establishment of the Indian Standard was notified	Amendment	Brief particulars of the Amendment	Date from which the Amendment shall ha effect		
(1)	(2)	(3)	(4)	(5)	6)		
ı	IS: 198—1952 Specification for Varnish, Gold Size	S R O. 658 dated 26 March 1955.	No. 1 May 1963 .	All quantities and dimensions in this stan- dard have now been given in metric	15 July (63		
2	IS: 586—1959 Specification for Leclanche Type Dry Batteries for Telecommunication, Sig- nalling and General Purposes	S.O. 1188 dated 14 May 1960.	No 2 April 1963	system. (i) Table I, Item 3—Substitute the following for the existing item and change the totals of col. 2, 3 and 4 to read as '10, 16 and 13' respectively.	15 julv 16°,		
	(Revised).			Number of Samples, A	fir		
				1R40T 1R40I 1R46G	·		
				3. Delayed Life Test—Heavy Intermittent Discharge Test 3			
				 (11) The existing clauses 9 4 and sub-claus 9 4 1 have been substituted by new ones (111) The existing clauses 9 6 and Sub-clause 9 6 1 have been substituted by new ones. (112) Sub-sub-clause 9 6 1 1—Delete the 	, '		
				clause 9 6 1 have been substituted by new ones.			

-,	(2)	(3)	(4)		((5) c	(6)
				(v) Table II. col. I to 3—Substitute the following for the existing color, 2 and 3 and deleges the effectivite 24.		
				Bartery Type	GONTEHPOUS: DIS- CHARGE 1 TEST; (RATED LIFE) MIN.	
				(1)	(2) Hours	
				1R40G 1R40T '1R40I	ና ዕ ዕ የ ዕዕ አ ዕዕ/	
				(vi) Table II, col existing col. 4, 5 and 16?	4 to 7—Renumber the 4, 5, 6 and 7' as col '3, respectively.'	
3/, (£8.) 6 () (God)	39-1965 Specification for d. Leaf.	S.R.O. 2360 dated No. 15 October 1955.	1 June 1963	dard have new	gimensions in this stan-	
for	00-1956 Code of Practice Installation and Mainten- of Induction Motors.	S.R.O. 2909 dated No. 14 September 1957.	1 May 1963.		dimensions in this stan- been given in metric	15 July 1063.
5 IS: 17 Mea	743-1960 Specification for at of Sheep and Goats	S.O. 2760 Dated No. 25 November 1961	1 June 1963.	Sub-clause 5 2 : lowing for the 6	2 (e)—Substitute the folexisting text:	15 July 1963
, (2)	Canned en Brine			'(() Date of man lill embossed inc can only and raised'	ufacture. This shall be leadily bil bile end of the ' the embossing shall be	
6, IS 19 1 Feb	954-1961 Method for De- quation of Dimensions of	S.O. 2144 dated 14 No.	1 June 1963	under this cl Note⊢ The	add the following Note lause: above clause is not applicate fabores, and a supplicate fabores.	·

7 IS 2143-1962 Specification for SO. 3226 dated 2元 No 「May 1963. Open Surface Milk Coolers ラ ○ October 1962.

(Wath Tinned Copper Tubes).

IS 2145-1962 Specification For SO 3225 dated 29 No F May 18 October 1962.

(i) The existing clauses 2 3 and £ 1 have 15 July 1963
been substituted by new ones.

(ii) Clause 4.3—18 utentitute the following for the Austria first sentence.
The stand stall be dast or fabricated from mild theel and shall be of such design and construction as to give a right and stable structure for the assembly.

(tu) Fig. 1—Substitute '2 to mm' for 3213 mm' wherever it appears

9 IS . 2146-1962 Specification for S.O. 3226 dated 272 No 1 Mar 1963. Hand Operated Cap Sealer for October 1962.

Milk Bottles

Clause 3 2—Add the following as a new clause after 3 1

'3 2 The sealer disigned for fitting on the stand shall slide on the rod so as to cap milk bottles conforming to IS 1392-1319 Specification for Glass Milk Bottles'

Head of the Certification Marks Division

S K SEN

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Copies of these Amendment Sinsage available, free of Cost, with the Indian Standards Institution, Manak Bhavan 9 Mathura Road, New Delhi-I, and also at its British Offices at (i) 232 Dr. Dadabhov Naeron Road, Bombay I, (ii) Third Floor, 11 Spotesken Street, Calcutta-13, (iii) Second Floor, SathvamurthiBhavan, 54, General Patters Road, Madrasi 2, and (iii) 1769 Civil Lines, Kanpur

ERRATA

In the Ministry of Commerce and Industry (Indian Standards Inscitution) Nonfication published under S.O. 1681 dated 5th October 1963 in the Gaz ite of India, Part II, Section 3, Sub-Section (ii) dated 22nd June 1963, the following errors may be corrected:

Sl. No 7, col 5 For 'M/s Tate Fison Limited' Read 'M/s Tata Fison Limited'

Sl. No. 28, col 7 For 'IS: 564-1955' Read 'IS: 565-1955'

OFFICE OF THE ASSISTANT COLLECTOR OF CENTRAL EXCISE, KANPUR

NOTICE

Kanpur, the 21st June 1963

- S.O. 2044.—Whereas it appears that Shri Gurcharan Lal S/o Shri Mathura Dass, Shop No. 6 Khatri Dharamshala, Birhana Road, Kanpur, had contravened the provisions of Rule 126-C(1)(a)(i) of Defence of India (Amendment) Rules, 1963 in as much as he had manufactured gold ornaments of over 14 carats purity. A quantity of gold weighing 193.050 Grammes consisting of 5 bars, one coin Habib quality and ornaments in finished and unfinished condition, was recovered from him on 16-4-1963 and was seized under Rule 126-L(2)(b) of the Defence of India (Amendment) Rules, 1963.
- 2. A notice under C. No. T-II-83-VI(y)(12)CX/63/13229 was issued to Shri Gurcharan Lal S/o Mathura Das on 25-4-1963 to show cause to the Assistant Collector of Central Excise, Kanpur, why the seized gold in respect of which the offence appears to have been committed, may not be confiscated under Rule 126-M (1) of Defence of India (Amendment) Rules, 1963. This notice was received by him on 6th May, 1963.
- 3. The said Shri Gurcharan Lal, requested for the supply of the copies of the statements given by him earlier in connection with the case. Shri Gurcharan Lal was asked vide letter dated 18th May, 1963 to examine his earlier statements in the office of the undersigned on 27th May, 1963 but he did not turn up. Again a notice vide letter dated 29-5-1963 was given to Shri Gurcharan Lal asking him to give reply of the notice mentioned in para 2 above, within 7 days or else the case will be decided on the basis of the facts available on records. This was received back undelivered with the report of Postal authorities that Shri Gurcharan Lal had gone outstation and his return was uncertain.
- 4. In case Shri Gurcharan Lal fails to turn up or to show cause against the action proposed to be taken as in para 2 ibid, within 30 days from the date of publication of this notice in the Government of India Gazette, New Delhi, the case will be adjudicated by the Assistant Collector of Central Excise, Kanpur on its merits.

[No. 21320.]

C. L. BERI.

Assistant Collector.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, BANGALORE

CENTRAL EXCISE

Bangalore, the 3rd July 1963

S.O. 2045.—In exercise of the powers conferred on me under Rule 50 of the Central Excise Rules, 1944, and in modification of this Office Notification No. 12/62, dated 11th November, 1962, published under S.O. 299 at page 389 of Part II, Sec.

3(ii) of the Gazette of India, dated 2nd February, 1963, the following amendment is issued--

(i) for the existing para 1 of Notification No. 12/62, dated 11th November, 1962 substitute the following:—

"In exercise of the powers conferred on me under Rule 50 of Central Excise
Rule 1944. I hereby direct that manufacturers of plywood shall not
remove veneers produced in their premises without filing written
intimation with the Central Excise Officer in charge of the factory.
The removals should take place under the factory's own gate passes.

(ii) Delete para 2 of the notification.

[No. 2/63.]

Bangalore, the 5th July 1963

S.O. 2046.—In exercise of the powers vested in me under Rule 5 of the Central Excise Rules, 1944, I hereby empower the Assistant Collectors and Superintendents of Central Excise in this Collectorate to exercise within their respective jurisdiction, the powers of Collector under the Rules specified in column 2, subject to the extent of authority and limitations, if any, set out in column 3 of the table:—

Rank of Officer	Central Excise Rules	Extent of authority and/or limitations	
I	2	3	
Assistant Collector of Central Excise.	96 Y (3)	To determine the period for which a manufacturer may be precluded from working under the special procedure for failure to give proper notice for not availing of such procedure during the period for which permission has been granted to him.	
Assistant Collector of Central Excise.	96 Y (4)	To condone delay exceeding 15 days in submission of A.S.P. application for renewal.	
Do.	96 Z (2)	To condone delay exceeding 5 days in submission of application for removal in form A. R. 6 and in making monthly deposits.	
Assistant Collector of Central Excise.	96 ZZZ (iii)	To debar a manufacturer from availing of special procedure.	
Adjudicating Officers in accordance with their normal limits of powers.		To demand duty at full rate. To confiscate goods and to impose penalty.	
Superintendents of Central Excise.		To accept first A.S.P. application for full period for which Special Procedure can be availed of.	
Do.	96 Y(2)	To accept first A.S.P. application for a period less than the prescribed period.	
Do.	96 Y(4)	 (a) To accept renewal applications in form A.S.P. and (b) To condone delays not exceeding 15 days in submission of A.S.P. application for renewal. 	
Superintendents of Central Excise.	96 Z (2)	To condone delays not exceeding 5 days in submission of application for removal in form A.R. 6 and in making monthly deposits.	

(Issued from file C No. IV/8/1/63 B.2.)

[No 3/63]

N. MOOKHERJEE, Collector.